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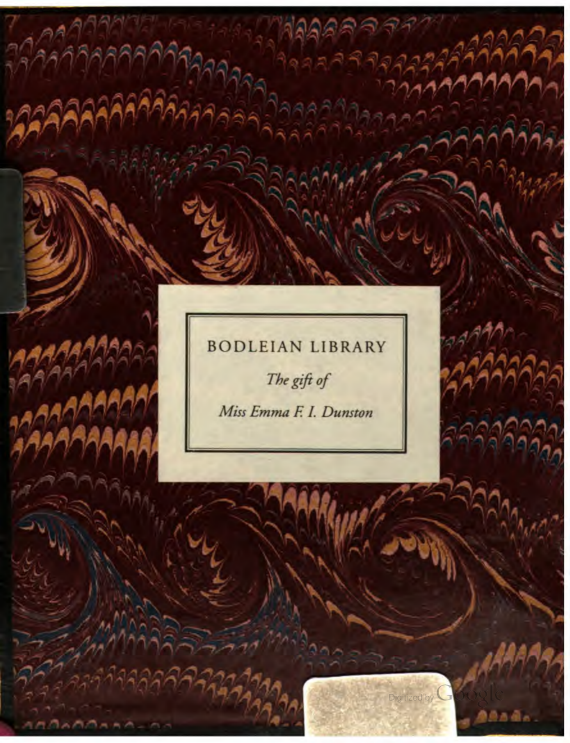
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Horae Decanicae Anrales

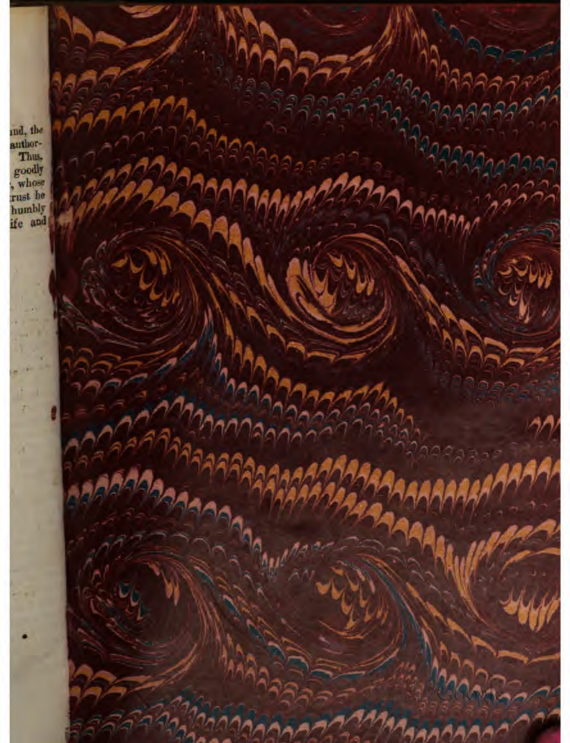


CHURCH UNION SOCIETY.—The following is the extract from the sermon of the Rev. Prebendary Lear, preached in the Cathedral, on the anniversary of the Church Union Society, August 10, refering to the late Prebendary DANSEY, which we alluded to in our last Journal:—

And this Society may well remind us of another, who has not long since been taken from us, and who, by his learning and activity; by a devotion of the powers both of his mind and body to the service of the Church in this diocere, and indeed in a wider sphere, testified that he desired " to do good, " and to follow the example of his Saviour, Christ. It will help to illustrate our subject; and it will be right on the first anniversary of this Society since his death, -a Society the objects of which he greatly promoted, and of which he acted as Secretary for many years,—if I dwell for a few minutes on the memory of William Dansey, Prebendary of this Cathedral, and a Parish Priest in this diocese. For the last few years, from illness and infirmity, he has retired from the more active service of his master, and dequenthed his work to other hands. But as we look back some ten or twenty years, we find this man of God quickened himself and quickening others foremost in works by which he now speaketh, in the building and restoring of churches and schools, in the work of missions, in gathering up the alms of churchmen, to expend on many cases of need. And though thus actively employed, he neglected not that important part of every minister's work—the "attendance to reading"—the giving himself to study-becoming himself learned, that he might better teach others. The books that he has left behind him testify to this. By these he has drawn forth from obscurity much which might otherwise heve perished; by these he has aided the more full organization of the Church throughout this and other dioceses; by these he may help the revival and good ordering of Rural-Decanal Chapters, as to the success of which, at the present time, we in this diocese have reason to be hopeful. This Society he greatly assisted whilst he acted as its Secretary: the work that it was set on foot to do he had carnestly at heart, and being ever a promoter of order and discipline, he loved it, and gave himself to it, because (to use his own words) he "considered it as approximating in its conception at least nearer to a true church organization and action, with less of a secular air and character about it, and more of a comprehensive catholic beneficence than any institution of modern days." He "desired to extend its machinery by branch associations into the rural deaucries of the



diocese," and thus to gather together into one common fund, the alms of the charitable, that they might be distributed by authorized almoners to the different necessities of the Church. Thus, in theory and practice, by his life and conversation, by goodly thoughts and deeds, did he seek, like his great Master, whose standard he surely set before him, and with whom we trust he now lives, to "go about doing good;" and of him we may humbly and hopefully add, in the words of the text, both of his life and death, that "God was with him."



fin her buch -Uhrard.

1054

Horae Decanicae Rurales.

BEING AN ATTEMPT TO ILLUSTRATE,

BY A SERIES OF NOTES AND EXTRACTS.

The Dame and Title.

The Origin, Appointment, and Functions,

Personal and Capitular,

OF.

Rural Deans.

WITH

A FEW INCIDENTAL REMARKS ON THE RISE AND DECAY

OF

Rural Bishops,

AND ON THE INCARDINATION OF

Parochial Clergy.

TO WHICH IS ADDED.

An Appendix of Documents, Ancient and Modern.

BY

WILLIAM DANSEY, A.M.

RECTOR OF DONHEAD ST. ANDREW,

Mural Bean of Chalke, wilts.

VOL. I.

LONDON.

J. BOHN. G. & F. RIVINGTON. J. COCHRAN. J. BOHN.

MDCCCXXXV.

-Google



ΙΩΒ. κεφ. η'. 8, 9, 10.

ΕΠΕΡΩΤΉΣΟΝ ΓΑΡ ΓΕΝΕΔΝ ΠΡΩΤΉΝ, ΕΧΙΚΝΙΑΣΟΝ ΔΕ ΚΑΤΑ ΓΕΝΟΣ ΠΑΤΕΡΩΝ'

ΧΘΙΖΟΙ ΓΑΡ ΕΣΜΕΝ, ΚΑΙ ΟΥΚ ΟΙΔΑΜΕΝ, ΣΚΙΑ ΔΕ ΕΣΤΙΝ ΗΜΩΝ Ο ΒΙΟΣ ΕΠΙ ΤΗΣ ΓΗΣ'

Η ΟΥΚ ΟΥΤΟΙ ΣΕ ΔΙΔΑΣΟΥΣΙ, ΚΑΙ ΑΝΑΓΓΕΛΟΥΣΙ ΣΟΙ, ΚΑΙ ΕΚ ΚΑΡΔΙΑΣ ΑΥΤΏΝ ΕΖΑΣΟΥΣΙ ΡΗΜΑΤΑ;

TO THE RIGHT REVEREND

THE LORD BISHOP OF SALISBURY

THIS HUMBLE ATTEMPT

TO ILLUSTRATE THE OFFICE

OF

BEAN KURAL,

IS DEDICATED,

AS A TOKEN OF OFFICIAL AND PERSONAL RESPECT,

BY HIS LORDSHIP'S

OBLIGED AND FAITHFUL SERVANT,

THE AUTHOR.

Synod. Laodicen. CAN. LVII. A.D. CCCLXIV.

ΟΥ ΔΕΙ ΕΝ ΤΑΙΣ ΚΩΜΑΙΣ ΚΑΙ ΕΝ ΤΑΙΣ ΧΩΡΑΙΣ ΚΑΘΙΣΤΑΣΘΑΙ ΕΠΙΣΚΟΠΟΥΣ, ΑΔΛΑ ΠΕΡΙΟΔΕΥΤΑΣ.

Esidorus Mercator.

NON OPORTET IN VILLIS ET VICIS EPISCOPOS ORDINARI, SED VISITATORES, ID EST, QUI CIRCUMEANT, CONSTITUI.

Concil. Tieinen. CAN. XIII. A.D. DCCCL.

PROPTER ASSIDUAM ERGA POPULUM DEI CURAM, SINGULIS PLEBIBUS ATCHIRESDY. ICTOS PRÆESSE VOLUMUS; QUI NON SOLUM IMPERITI VULGI SOLICITUDINEM GERANT, VERUM ETIAM EORUM PRESBYTERORUM, QUI PER MINORES TITULOS HABITANT, VITAM JUGI CIRCUMSPECTIONE CUSTODIANT, ET QUA UNUSQUISQUE INDUSTRIA DIVINUM OPUS EXERCEAT, EPISCOPO SUO RENUNTIENT.

Gibson's Codex Jur. Eccles. TIT. XLII. CAP. VIII.

THE Country, and of those parts of the diocese which were remote from the episcopal see; till, in the council of laodicea, ann. 360, it was ordained, that no bishops should be placed in country villages, but only improve the episcopal see; till, in the council of laodicea, ann. 360, it was ordained, that no bishops should be placed in country villages, but only improve the episcopal see.



Preface.

Non abs re mihi visum est fore, si quæpiam afferrem, ut faciliùs ad memoriam revocarentur sanctissima priorum instituta, quibus observatis, nostra christiana respublica et aucta est semper et conservata. Joh. Franc. Pici, Mirandulæ domini, De Reformandis Moribus Oratio.

FASCICULUS RERUM, p. 417.



HE object of the following pages is sufficiently explained by the title prefixed to them. The circumstances, to which their commencement, progress, and completion are owing—though of little importance—may be thus briefly stated.

Having been requested by my venerable diocesan, soon after his accession to the see of Sarum (A.D. MDCCCXXV.), to accept the appointment of rural draw—then recently revived in the diocese—I was naturally desirous of obtaining what information I could on the history and constitution of the office.

Though latterward fallen into disuse and decay in most dioceses of Great Britain and Ireland, it was evident that the rural beauths had once formed an essential and influential part of the machinery of our country church-police: while, in the existing condition of the institution, vestiges of its elder and better economy appeared, sufficient to excite attention and interest, and to challenge inquiry into its by-gone days. But how and where curiosity was to be gratisted by further investigation, was a question more easily started than replied to.

Ordinary books of reference, glossaries, and digests of church-law, rather awakened curiosity than satisfied it; and existing functionaries, so far from having any knowledge of the past history of their charge, were (too like the writer) insufficiently acquainted even with its present capacities.—Where, then, was a dean tural, in his noviciate, to look for further instruction? Theoretically and practically ignorant of turi-decanal polity, how was he to supply the manifold defects of Thomasin, Van Espen, Gibson, Burn, and other canonists, and, for his own amusement and edification, to re-construct the office in the fulness of its original type?

There was, apparently, but one course open—to set to work on his own account—to go to the fountain-heads of intelligence—

---- Integros accedere fontes,
Atque haurire-----

—to explore the archives of ecclefiastical antiquity, and supply the desiderata of epitomists by more extensive personal researches.

Let it suffice, that this course was determined on, and forthwith commenced; though without any the most distant thought, at the time,

of laying the refult before the public. With a view to my own instruction alone, and with no ulterior object, I began, in the intervals of more important studies and avocations, a diligent examination of the tomes of the Councils, foreign and domestic, and an extensive perusal of works devoted to the history, antiquities, and discipline of the Church; carefully noting down whatever, in the course of my reading, appeared to throw any light on the particular object of my investigation—the economy of the office of draw rural.

The accidental discovery, about this time, within the precincts of my own beauty, of an autograph sheet on the same subject by a former beau, tended not a little to quicken my antiquarian ardour. This

Still, that nothing might be wanting in illustration of continental usages, which it was in my power to supply, I have been induced to add to the Appendix of documents, in the bulk, all such canons, articles, and instructions, from the collection alluded to, as circumstances, over which I had no controul, prevented my incorporating in the classified functions of earlier pages.

⁽¹⁾ The General Collection of Councils referred to in the course of this work, under the usual abbreviation of SS. CC., is that edited by Colet with Mansi's Supplement. Wilkins's Concilia Magnæ Britanniæ et Hiberniæ so entirely supersede Spelman's, that the former, under the title of CC. M. B. et H., are alone quoted. The Concilia Germaniæ, by Schannat, Hartzheim, Scholl, and Neissen, I regret, did not find their way to my library till the greater part of the sheets had been worked off. Some sew novel items of ruri-becanal duty, scattered through that valuable collection, are consequently lost to the body of the work. It was impossible to incorporate them in the then printed pages; and to have added them as soot-notes at the vacant ends of chapters would have been attended with more trouble and expense than the information they conveyed seemed to justify. It is some satisfaction, however, that the Provincial and Diocesan Collections of many German and Belgian churches (before in my possession) had anticipated the most important branches of because service found in the General Collection.

was an Address to the Clergy of the Betanate of Chalke, by John Priaulx, D.D. on the occasion of his appointment to the charge of tean-rural by Bishop Seth Ward, A.D. MDCLXVII., and professed to give a brief account of the nature, use and end of the office:—under which title, it was committed to the press, with a few explanatory notes, and a short memoir of the author, in the year MDCCCXXXII.

At this point, perhaps—after having fulfilled the subordinate duty of an editor—it had been wise in me to have arrested my pen, and taken leave of the public; sensible as I had gradually become, in the progress of my labours, that undertakings, of the nature of the present, cannot be brought to a satisfactory completion, in the retirement of a country parsonage, by a private individual, enjoying neither opportunities of intercourse with others, more conversant than himself, with the objects of his research; nor with books, more pregnant with information, than those on his own shelves;—not able, from his parochial engagements, to visit muniment-rooms and register-offices, and too utterly unknown to the public rightfully to solicit, or reasonably to expect, attention to inquiries by letter:—"Cogito, quam sit magnum dare aliquid in manus hominum: nec persuadere mihi possum, non et cum multis et sæpè tractandum, quod placere et sempèr et omnibus cupias."

Could I have foreseen, at first, the difficulties and disadvantages

⁽¹⁾ Dr. Priaulx's little Tract is reprinted in the Appendix—Salisbury Documents. The tract and notes being frequently referred to in the course of the following work, the editor thought it better to annex them. The notes of this second edition contain much new matter, the result of farther research upon the subjects treated of in the learned Doctor's text.

I should have to contend with in preparing these sheets for the press, and which I have been able only imperfectly to overcome by increased labour and expence, however desirous of adding to my own knowledge of decanal polity, I certainly should never have thought of imparting it to others;—had I earlier felt them, I had never pledged myself that Dr. Priaulx's little Breviary should be followed, after a time, by a more copious and formal treatise of my own. But I had been guilty of this imprudence at an early period of my labours. I had seen the annexed sheets gradually increasing in number and matter, far beyond what was required to gratify personal curiosity, or to capacitate a dean rural for the satisfactory fulfilment of the abridged duties of his calling (the original incentives to the undertaking);—and, in an evil hour, I ventured to think, far too hastily, that what had given me amusement in the compilation might possibly impart the same to other deans rural in the perusal—at a time, more especially, when the office was being restored in many of the dioceses of Great Britain and Ireland.

It was then that I thought, some day or other, of throwing these notes and extracts—" disjecta membra"—into a readable shape, and pledged myself to their publication.

The appearance of the present volumes shews the effort made to redeem that pledge,—with what success, others must decide,—the author himself alone vouching for the arduousness of the task. Driven to depend almost exclusively on my private resources (for, with the exception of three or four valuable communications, I have received no extraneous aid), I felt it incumbent on me to persevere with patient resolution, and to spare neither trouble nor expence in

amassing information, and rendering the publication, to which I had committed myself, as perfect as circumstances would allow.

Accordingly, I procured, "vel prece vel pretio1," every printed volume likely to afford the least instruction on the topics of my inquiry:—I examined, culled, digested, and arranged, to the best of my humble ability, all the notices illustrative of the ancient and modern economy of the vecanal office of the country:—heterogeneous and widely-scattered as I found them, in works, for the most part, of unwieldy bulk and expensive rarity, I reduced them into 2 some sort

⁽¹⁾ The only important works bearing on the subject, which I have not been able, either in England or on the Continent, to purchase, borrow, or even obtain a sight of, are Zeltner's Tractatus de Periodeutis Veteris Ecclesiae Resistuendis, and Schmidt's Dissertatio de Synodis Archidiaeonorum et Archiptesbyterorum in Germania. The sormer might probably have thrown some surther light on the origin of deans rural in the Christian church, the latter on their capitular duties. Morisan's Diatriba de Protopapis—a work of rarity in this country—long eluded my research; but it at last turned up at a sale of Biblical curiosities at Ghent. Zeltner and Schmidt remain, at the present hour, among the Opuscula Desiderata of my library; and I shall seel greatly obliged to any of my readers, who can put me in the way of procuring them.

⁽²⁾ The arrangement of the work needs all the qualification here given to it. It is confessedly perplexed and unsatisfactory. But, in deprecation of censure, I would plead the necessity of compiling it, as it were, piece-meal, and the difficulty of casting into a readable shape confused and multifarious scraps, so collected. Faults of composition and classification, now manifest in print, were not so perceptible in manuscript, or they would have been corrected. Even, at the present time, an effort would be made by transposition and condensation, to amend manifold blemishes (for much of the text might be abridged, and much again might descend into the footnotes), but that I am afraid, if I were to begin to cancel, I should scarce know where to stop; and perhaps, in the end, should change the effential character of the work—which is intended rather as an explanatory index to the writings of others (more particularly to Conciliar Collections) than as an original work on ruri-because polity.

of order and arrangement. Not a few extracts also from unpublished Mss. I incorporated in the text, and entire documents in the Appendix.

Some of the extracts from books will be found, I am afraid, not strictly in keeping with the title. I have digressed a little (more perhaps than was necessary), in order to elucidate the rural economy of the elder Greek church (the mother-church of Christendom)—the eastern chorepiscopate (the prototype, as is said, of our western archipresbyterate)—and the incardination of presbyters on country cures. And, while alluding to fuch "irrelevant excursions," yet farther, I fear, must I implore the reader's patience during the many pages devoted to the rural polity of the British and Anglo-Saxon churches, the institution of ecclesiastical parishes, and location of priests therein. Lastly, for a long foot-note or two annexed to this department—on the first introduction of Christianity into our island—on the evidence of its uninterrupted continuance among us, and of that of its primitive apostolical ministry, and the independence of the latter of the church and bishop of Rome-I have no justification to allege, but the deep interest of the subjects to every Protestant Englishman.

On the facts and references adduced, such as they are, the reader may rely with implicit considence. At least, I am sure, I have not intentionally misled him on any one single point:—οὐκ ἑκὼν ἑξαμαρτάνω, in Plato's words, ἀλλ' ἀμαθία τῷ ἐμῷ. If I err, it is from sheer ignorance, not from wilful mifrepresentation. Every fact has its voucher in juxta-position; unless, perchance, from mere inadvertency, a marginal reference has been omitted. And, to atone for such omission (if such there be), it will be found, on other occasions,

that two or more authorities have been cited in proof of one and the fame fact; that the more curious reader might have greater opportunities of pursuing the subject, at his leisure, and authenticating the veracity of the author.

To guard against misconception, as much as possible, I have thought fit, like the Annalist of the Reformation, "to set down things in the very words of the records and originals, and of the authors themselves, rather than in my own, without framing and dressing them into more modern language: whereby the sense is sure to remain entire, as the writers meant it. Whereas by affecting too curiously to change and model words and sentences, the sense itself is often observed to be marred and disguised." I have generally allowed the councils of the different churches to speak in their own canonical language-Greek, Latin, French-and the cited glossariographers and legists have the same privilege of communication. It had been an implied infult to a modern dean rural to have supposed him incapable of holding converse with ecclesiastics of distant times and climes in other language than his vernacular. For the same reason, the documents of the Appendix are left in their original tongue, save those of the church of Russia alone, which it was thought better to translate for the English reader.

I should have been glad to have rendered the historical notices of the institution of drans rural, prefixed to each diocese of England, in Part 11. of the Appendix, more perfect than, for the most part, they are; and, with that view, I circulated, a few years since, the queries!

⁽¹⁾ The date of the first institution of rural deans in the different dioceses of Great Britain and Ireland?

of the subjoined foot-note, soliciting information upon the points there specified. But, I regret to say, with very partial success. Very few replies were elicited; and scarce more than one to the extent required for perfecting the tuxi-detanal history of any single diocese. I merely mention this, in order to account for defects in a department of the work which no industry of mine could supply. But I am rather inclined to attribute my disappointment to the unimportance of the querist (πλην δλίγων τὸ πλέον τῆς ἐκκλησίας μέρος, οὐδ ἐξ ὀνόματος ἡμᾶς ισασιν) than to a want of interest in the subject inquired about.

Imperfect, however, as these volumes are, and no one can be more alive to their defects than the compiler himself, they will be found to contain a greater body of information on the subject of which they profess to treat, than any work already before the public. Indeed, they profess to bring under one point of view all that has been

By whom, (bishop, archdeacon, or clergy, separately or conjointly) of old, and at present, elected and appointed in the same?—whether by oral declaration, or by formal commission in scriptis?—if the latter, the form of such instruments?—the duties entrusted to beans rural in modern days, and the duration of their tenancy of office?—any peculiar usages?

⁽¹⁾ Nothing appertaining to the office of bean rural in any historical, canonical, or conciliar collection, within the compiler's knowledge, is omitted in the following pages. Under one or other of the many fections of the work, or its Appendix, every item of duty will be found, that has ever been exercised by a bean rural. Some quotations, perhaps, may be incorrectly placed, and others may be deemed foarce worthy of the notice taken of them, so long after the period at which they have ceased to interest us, in consequence of the abolition of the duties themselves by the Reformation. But, while I ask pardon for the former in the reasons already given in an earlier note, the latter must stand excused in the strict and peremptory rule under which I placed myself, of excluding nothing in the least degree bearing on the subject.

written on the tutal archiptesbyteral office, and thereby to save others, who may be ignorant of its history, and curious to investigate it, the labor improbus of searching for themselves amongst the original authorities out of which they are compiled. So that, if ever our ecclesiastical rulers should think it advisable to revise this department of church-discipline—to bestow on their tutal velegates more of a legal existence than they at present enjoy—to establish veaus tutal on a more uniform sooting, than at this time obtains, throughout the dioceses of Great Britain and Ireland—and to give them increased efficiency by the legitimate restoration of any portion of their antiquated functions; (and there never was a time, seemingly, when it was more desirable to give the utmost efficiency to those ecclesiastical authorities which the wisdom of our foresathers in the Christian church hath interposed between the bishop and the incumbent)—if any such general measure should be attempted by those to whom alone it belongs

⁽¹⁾ An additional reason for the establishment of deans rural upon some general and efficient system at the present moment, will be found in the projected abolition of peculiar jurisdictions—an event most fervently to be desired; but which, if discipline is to be effectually sustained in those hitherto neglected places, will necessarily require an increase of parochial visitors, subsidiary to the diocesan and arch-deacon.

The Report of the Ecclefiastical Commission (A.D. MDCCCXXV.), under the head of Territory, suggests, "that it will be highly expedient to place every parish within a deanty, and every deanty within an archdeaconry." And surther, "that all parishes, not specified in the Report, which are locally situate in one diocese, but under the jurisdiction of the bishop of another diocese, shall become subject to the jurisdiction of the bishop of the diocese within which they are locally situate." Such places have been hitherto exempt from ruri-decanal visitation, and generally in a wretched condition as to discipline. See \$\mathbb{P}_1\$. \$\mathbb{B}_2\$. Vol. 1. pp. 200—320.

—the hierarchy of the kingdom—they may here see the usages of the church in respect of the institution, both at home and abroad, cited and expounded, from the earliest to the latest period of its history.

In conclusion, the reader is respectfully solicited to bear in mind what the work professes to be—An attempt (only an attempt) to illustrate, by a series of notes and extracts, the name and title, the origin, appointment, and functions, personal and capitular, of rural teams. Such is the aim and object of the work: and it follows, of course, that it must be built up of a lengthened catalogue of authorities, derived for the most part from monuments of church-legislation;—the author, or rather compiler, being a mere reporter of the dicta of others—a textuary, if you will, of canonists and councils. Be it so! I would not wish to arrogate to my happeren an originality to which I well know it has no claim.

To the following most Rev. and Right Rev. Prelates, and others, I beg leave to tender my respectful and grateful acknowledgments, for information and documents communicated in furtherance of these labours.

⁽¹⁾ The duties of the office are circumfcribed by the extracts and authorities quoted. I have, in no case, gone beyond the limitation they imposed on me. However desirable it might have been, for the sake of filling up what was wanting in an imperfect portraiture, to have taken a little more licence of description, I have preferred making the best show I could with the materials in hand, to any the least departure from authenticated facts, into the region of fiction;—with the aid of which, perhaps, I might have sketched a more perfect, and therefore more attractive picture, but its likeness to the original might have been, in the same degree, doubtful.

To the Archbishop of Canterbury—for a copy of the Commission of tutal bean, lately used in that diocese, on the occasion of the office being revived;—and for an unsolicited licence to consult any works bearing on the subject of beans tutal in the Lambeth Library;—which, I regret, I have not been able to avail myself of, in consequence of my distance from the metropolis, and the more important calls of parochial duty.

To the Bishop of London—for an interesting communication on the modern usages of the diocese of Chester—and for a reference to Mr. Ward (the deputy registrar of that see), as capable of supplying the more ancient customs:—whereby the Appendix of Bocuments has been augmented with many curious, original instruments of vecanal institution, patents, &c., not before made public;—the same having been most courteously supplied by Mr. Ward, immediately on application.

To the same learned Prelate—for such information as the registry of the diocese of London affords respecting the supposed primary institution, and subsequent revival of the order of tural deans in that see; and for copies of the Commission and Instructions lately made use of by his Lordship.

To the Bishop of Salisbury, my respected diocesan—for the loan of two accurate transcripts of documents connected with the see of Sarum

⁽¹⁾ By the kind affistance of the Rev. W. Vaux, prebendary of Winchester, and late chaplain to the Archbishop of Canterbury, I have been enabled to procure, from the Lambeth Library, a copy of the *Patent* of Dr. Briggs, as dean of Southmalling in the county of Sussex. The *Instrument* will be found under the section of the Appendix devoted to the diocese of Chichester.

(beautifully copied from the original Mss. by Mr. W. T. Alchin of Southampton, under the eye, and at the cost of Bishop Burgess)—the Vetus Registrum Hancti Osmundi, and the Notitiæ Sethi Episcopi Harum;—from both of which, much instruction has been received, and much valuable unpublished matter, appertaining to the diocese of Sarum, has been added to the Bocumentary Appendix.

To the Bishop of Lincoln—for the modern usages of the diocese of Lincoln—in one of the archdeaconries of which, the office has been lately revived, after a long suspension.

To the Bishop of Peterborough—for the existing state of the institution in the diocese of Peterborough.

To the Bishop of Worcester—for documents connected with the restoration of the office in that diocese.

To the Bishop of Llandass—for a list of the tutal beauties of the diocese of Llandass, their subdivisions, and the number, respectively, of their contained parishes.

To the Bishop of Bangor—for the Commission employed by the late Bishop Majendie, and by himself, in the see of Bangor.

To the Dean of Norwich—for impressions of several rare runi-vertanal seals, and a brief history of the ancient office to which they appertained in the diocese of Norwich—communicated by the kindness of Dr. Sutton.

To the Archdeacon of Winchester—for the modern Commission of the dean rural of the diocese of Winchester.

To the Archdeacon of Barnstable—for the usages of the bishopric of Exeter—more particularly of the archdeaconries of Barnstaple, Exeter, and Totness.

To the Rev. J. Wallis of Bodmin—for those of the archdeaconry of Cornwall.

To the Rev. Dr. Bandinel, Bodleian Librarian—for an engraving of the feal of the rural bean of Ofpringe, in Kent.

To the Rev. H. H. Norris, Rector of South Hackney, for documents connected with the diocese of Gloucester, and for the loan of several rare works on ecclesiastical polity.

To the Rev. C. Fleet, Rector of Durweston, in the county of Dorset—for the Instrument used by Bishop Kaye on the occasion of his reviving beans twal in the diocese of Bristol.

To the Rev. J. H. Wyndham, Rector of Corton, in the county of Somerfet—for the Formula of Institution employed by Bishop Law in the diocese of Bath and Wells.

To the Rev. C. Burlton, Fellow of New College, Oxford—for the Commission of the drans rural of the diocese of Oxford, under Bishop Bagot.

To C. P. Cooper, Esq., Secretary to the Record Commission—for a copy of the Valor Ecclesiasticus Henrici VIII., to which frequent references are made in the course of the work; and from which some documents have been incorporated in the Appendix.

To Joshua Watson, Esq., of Park Street, Westminster-for the First

Report from his Majesty's Commissioners appointed to consider the state of the Established Church with reference to Ecclesiastical Duties and Revenues—which document has enabled me to annex to each diocese of the Appendix (Part II. English Documents) the suggested territorial reforms laid before Parliament.

Lastly, my special thanks are due to the Rev. R. Blackmore, of Donhead Saint Mary, Wilts, British Chaplain at Cronstadt—for Archbishop Platon's Instructions to the Blagochennos of the diocese of Moscow and Kaluga, and for the Imperial Ustaff respecting the Probsts of the Lutheran Church of Russia.

Postscript.

It is now more than three years since I stated, in a Possscript to Dr. Priaula's little Tract on beaus tutal, that my object in soliciting information from those capable of supplying it, was not a mercenary one—that I had no gainful end in view, in the projected publication of my Potæ Decanicæ Rutales—that my sole design—in a literary point of view, a very humble one—was to collect into a compendious form, out of bulky and expensive tomes, which few had inclination, and yet fewer opportunity to explore, the widely-scattered notices of the ancient and modern duties of beaus tutal—to compare, to classify, to explain them;—and, while drawing forth from black-lettered obscurity the

obsolete and antiquated usages of early church-polity, to point attention to such as appeared capable of being revived, to the furtherance of ecclesiastical discipline, and the general interests of the Christian community.

Such, at that time, was my object; and, in strict conformity with it, the following sheets have been prepared for the press. But there is one qualification, which I would wish here to subjoin, as respects any contingent pecuniary advantage from their publication—and for that purpose I have requoted the above words. I did not, at the time of writing them, expect any possible gain to my purse from the labours then in progress—far otherwise—and therefore I did not, by anticipation, dispose of that which was never likely to be realized. But, it has since been hinted to me, that some tristing profit may possibly accrue: and if so, I would wish at once to divert it from myself to a purpose more congenial to the spirit with which the work was undertaken and completed—which certainly had nothing to do with gain. I should never have thought of soliciting information from others, with the most distant chance of enriching myself.

While, then, I declare, in all sincerity and truth, that, if any measure of success should bless these my labours in illustration of tutivetanal government, I humbly offer up the praise of it to Him, who hath given me the habit of patient study which hath led to their advancement and completion; I would add, that if any measure of pecuniary prosit should result from the work, it is my wish and intention to devote it to His glory, by augmenting with it the scanty endowment of a National School, just on the eve of being established in my parish, for the religious education of the children of the poor—

to "breed them up in the nurture and admonition of the Lord"—an appropriation of a contingent furplus scarce likely to be realized—but, if realized, not at variance, I hope, with the animus of my former declaration.

Donhead Saint Andrew Rectory, August 20, 1835.



ΔΙΔΑΣΚΑΛΕΙΟΝ ΔΙΚΑΙΟΣΥΝΗΣ.

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PART I.

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SECTION L

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Archipresbyter,

(2) "Becanos vocant eò quòd fint denis præpofiti."

^{(1) &}quot; Quemadmodum inter epifcopos epifcoporum primus, five anti- Aug. Barbosa de quissimus, dici capit archiepiscopus, et inter diaconos primus, sire caeteris Dignitations, antiquior, dictus est archidiaconus, ita primus presbyterorum archi- cap. VI. p. 64. presbyter vocatur, quasi presbyterorum primus, sive præfectus."

Gibson's Cod. I.E.A. Tit. XLII. c. viii. p. 971. Somner's Antiq. of Canterbury, Part I. p. 175.

The former is the more ancient title, being that by which ecclesiastic deans of all kinds, whether cathedral, urban, or rural, have been generally known in the records of the church from their first creation, and are still designated in the writings of canonists.

Thomasin. V. et N. E. D. Part I. L. II. c. 111. p. 221. Morin. de S. O. Part III. Exerc. c. 111. p. 218.

Though of Greek extraction, the term archipresbyter is of Latin origination and application; the oriental church employing the less imperious style of mpato-XVI. C. II. P.215. IPEEBYTEPOE 1. IPOTOIEPEYE, and subsequently IPOTO-

SS.CC. Tom.III. col. 88, 89. Battely's Cant. Sacr. Part IV. c. 11. Hift. Eccl, L. VI. c. ix. p. 323. Hift. Eccl. L. viii. c. xii. p. 341. Socrat. loc. cit. not. 2.

(1) So Arfacius, who fucceeded Chrysostom in the bishopric of Constantinople, is styled (in Actis synodi ad Quercum, A.D. cccciii.) ΠΡΩΤΟΠΡΕΣΒΥΤΕΡΟΣ and Martyrius πρωτοδιάκονος. But, inasmuch as St. Stephen is called, in the Greek Menology, protodeacon and archdeacon, and the Πέτρος τλς ΠΡΩΤΟΠΡΕΣΒΥΤΕΡΟΣ τῆς ἐν ᾿Αλεξανδρεία έκκλησίας of Socrates is the identical archpriest, Peter of Sozomenέπητιῶτο Θεόφιλος τὸν τότε ΑΡΧΙΡΠΕΣΒΥΤΕΡΟΝ, κ.τ.λ.—the sameness of Annot, ad H. E. the respective offices is shewn under the diversity of title. (See Centur. Magdeburg. Cent. v. cap. vii. p. 735. de gradibus personarum.) Goar, in his version of the Euchologium, invariably translates IIPQTO-ΠΡΕΣΒΥΤΕΡΟΣ by archipresbyter.

Valefius, the learned editor of Socrates, however, confiders the terms archpriest and protopriest not convertible: for several archpresbyters occur in particular churches, he fays; but never more than one protopresbyter: --- archpresbyters again, in villages and towns, fuccessors of the chorepiscopi, but protopresbyters only in cities; whence, in the Euchology of Goar, ΠΡΩΤΟΠΡΕΣΒΥΤΕΡΟΣ της πόλεως. me observe, the ΠΡΩΤΟΠΑΠΑΔΕΣ of Balsamon ad Can. VIII. Antioch have to do with the country; answering to the πρεσβυτέροις τοῦς ἐπὶ χώρας πρωτεύουσι of Aristenus on the same canon: and Suicer says of The faur. Eccles. the protopapa, that he clearly is "vel primus presbyter, vel sant arthipreshpter Latinorum." And, more to the point, it will be hereafter feen, in a passage cited from the tomes of the councils (Mansi Supplement. ad SS. CC. Tom. vi. col. 352.), that the title of protopresbyter is applied to the dean-rural in the council of Reussen of the year MDCCXX. Tit. IX.

Jacobi Goar. Eucholog. Græcor. p. 287. Bevereg. Synod. Tom.1.pp.438,9.

Tom. II. col. * 876. in v. REMTORATÃS.

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παπαΣ¹—in harmony with their early nomenclature, which gave to the archdeacon of the east the title of πρωτοδίακονος - distinctions still observed in the same King's Greek church in the orders of proto-hierep or protopope, and and MS. Add. protodeacon.

Protopresbyter, however, being a title of mere precedency, is not so appropriate to our western dean as archipresbyter, which implies governing power and authority in addition to bare rank; though, in the Greek church, the two names are evidently used fynonymously, the APXINPEEBYTEPOE of Sozomen being the IPQTONPEEBY- Sozomen. H. E. TEPOZ of Socrates. See Morisan. de Protopapis Diatriba. p. 341. Socrat. H. E. L. VI. c. IX. cap. III. p. 40, feqq.

p. 323.

Applied to the chief spiritual officer under the bishop in matrici ecclesià, the Greek terms appear, for the first time, in the church-history of the fifth century; the Latin title archipresbyter (for we have no instance of protopreshuter in that language—at least, none of ancient

⁽¹⁾ When the presbyters of the Greek church began to be called Morifan. de παπαι papæ, papades, or papates, the protopresbyteri became proto- protopapis, c. 111. p. 42. papa — a title which occurs for the first time, I believe, in Scylitzes; c. IV. p. 58. who mentions Stylian as a protopapas (circiter A.D. DCCCCLXIII). On the word papas, fee Morisan. cap. IV.—It seems that πάπας signified episcopus, and manas presbyter—" ut paulatim desinere inter episcopos id nomen cæpit, ita circumflexà pronunciatione, elatum crevit deinde inter presbyteros," fays the author of the Diatribe on protopopes.

^{(2) &}quot;Matrix ecclesia propriè ea dicebatur in qu' episcopus ipse cum Sulcer. T. E. presbyterio suo, quod nunc capitulum canonicorum dicitur, residebat, in v. Mareinos. cathedralis hodie vocatur." In the Latin councils it is variously called, cathedra - matrix cathedra - civitatenfis ecclefia: - in the Greek, ματρίκιου-πυριακον τῆς πόλεως. From which last term, πυριακον ("the Cave's Primi-Lord's House, because erected not to man, but to the honour of our tive Christianity. c. vi. Lord and Saviour") is derived the Saxon Byrik, the Scotch Byrk, p. 135.

Epift. IV. ad Rusticum, circa med.

date) occurs a century earlier, in an epiftle of St. Jerome, (A.D. CCCLXXVIII.) "Singuli ecclesiarum episcopi, singuli archiptesbyteri, singuli archidiaconi, et omnis ordo ecclesiasticus suis rectoribus nititur:"—and in the tomes of the councils, for the first time, in the seventeenth canon of the fourth council of Carthage, (A.D. cccxcviii.)

col. 1438. Edit. Colet.

SS. CC. Tom. 11. — "Ut episcopus gubernationem viduarum, et pupillorum, ac peregrinorum, non per seipsum, sed per archipresbyterum, aut per archidiaconum agat."

These are the earliest notices I have met with of the title of archpriest in the Christian church; unless, indeed, the Latin version of the Arabic canons of the council of Nice, (A.D. cccxxv.) (deemed by Baronius, Hartman, Du Pin, Bishop Beveridge, Johnson, Van Espen, and others, a spurious and supposititious augmentation of the elli, T. 11. p. 354. authentic code of this œcumenic fynod¹) be admiffible authority for a higher antiquity; in the fifty-feventh canon of which occurs the following passage—" Broto-

Synodic. T. II. Annott. ad Can. 1. Conc. Chalced. p. 108. CC. Illustr. Hartman, et Ru-

Pandect. Canon. Tom. II. Annot. in CC. Conc. Ancyr. p. 178. c. XV.

and English Church. "Cum autem," says Beveridge (drawing from the title a most important and reasonable inference), "hæc communis fuerit majoribus nostris ecclesia cujuslibet templive denominatio, veri nobis simillimum videtur, prima Christianæ religionis semina à Græcis hic dispersa fuisse. Neque enim existimandum est, quòd Latini Græcum nomen ecclesis imponerent."

Tractatus Hi-Storico-Canonic. ad Cann. Conc. P. 11. sec. IV. p. 9.

(1) After noticing the objections to their authenticity, Van Espen concludes, "his aliifque argumentis perfuafum est hodiè eruditis omnibus, à Nicæna synodo 20 duntaxàt canones, qui et vulgò sub eius nomine leguntur, editos fuisse: rejectis ut suppositiis 80 canonibus Arabicis à Turriano editis; et ab Abrahamo Ecchelensi Maronità synodi Nicænæ vindicatis; quos per errorem et ipsi Romani correctores pro veris agnoverunt in notis ad can. 12. dist. 16." Dr. Grier says, in his valuable epitome, the number of the Nicene Canons never exceeded twenty; although Turrian enumerates no fewer than eighty.

Epitome of CC. p. 45.



papa verd, id est, archipresbyter quoque honoretur in ab- ss. cc. Tom. 11. jentid episcopi tanquam episcopus, quia est loco ejus, et illuser. Tom. 11. caput sacerdotum, qui sub potestate ejus sunt in ec-p. \$39. clepå &c."

In accordance with the above authorities, Jablonski affigns the origin of the order to the fourth century, and so also Mosheim. See the former's Institutiones Hifloria Christiana, Tom. 1. p. 99, and the latter's Ecclefigitical History, Vol. 1. p. 357. Maclaine's Translation.

At all events, we have evidence of the use of the title in question many centuries before that of decanus-"decem presbyteris prælatus;"—for the latter is not Honorii Gemm.
Animæ, c. 182. found, in application to spiritual church-governors, till de Sacerdotibus. the reign of Charlemagne, in a constitution of which fupposed date it will be presently mentioned, and in a rule of Hincmar's capitula addressed to his archdeacons, Hincmario pera, Tom. 1, p. 738. (A.D. DCCCLXXVIII): — and subsequently to the former, but antecedently to the latter date, in the Decreta of Pope Eugene II., the fixth canon of which enacts 1, " Nullus in decanum vel archidiaconum, nist diaconus vel SS. CC. Tom. 1x. presbyter, ordinetur. Qui si ordinari contempserint, honore suscepto priventur."

The author of the treatife de Beneficiis Ecclesiasticis, published at Paris in 1734, is mistaken, when he affirms (Vol. 1. p. 85) that the title of decanus is seen for the first time in the council of Clermont, can. 3. (A.D. MXCV.)

⁽¹⁾ The SS. CC. fparsim repeat this canon; and a council of Sau- SS. CC. Tom. mur, held under the archbishop of Tours (A.D. MCCLIII), enforces it in the case of beans rural by name. " Can. v. De archidiaconis, archipresbyteris, et decanis ruralibus ad ordines promovendis." See Van Espen de ælate et qualitate beneficiandorum, in Jur. Eccles. Univ. P. 11. Tit. xix. cap. i. pp. 463, feqq.

In the age of Charlemagne it first appears: and we look in vain for it in church-records of earlier date.

Lib. vi. c. xiv. p. 464.

col. 1487.

Not that I am ignorant that the title δεκάδαργος (decanus) occurs in the Ecclefiastical History of Evagrius in the fixth century, Σιττας δέ τις τῶν ἐν Μαρτυροπόλει SS. CC. Τοπ. VI. δεκαδάργων, κ.τ.λ.: nor that we have "Petrus in Christi nomine decanus &c.", as the last of the subscriptions to the fifth council of Toledo (A.D. DCXXXVI). The former example has nothing to do with church-economy; and,

> as to the latter. I am inclined to think that the marginal reading of "diaconus" should be substituted; and I would extend the same emendation to the signature

Ejufd.col.1598. of "Clemens decanus &c.", subscribed to the seventh council of the fame place (A.D. DCXLVI).

Reginon. de Discipl. Eccles. L. II. art. 69.

To the council of Rouen in France I have elsewhere referred for the title, as borne by laical persons, connected with the church-police of that country, not diffimilar to our modern church-reeves, guardians, or wardens (circiter A.D. DCL): " Can. xv. ut decani in civitatibus et in vicis publicis viri veraces et DEUM timentes constituantur &c." And I here add St. Jerome. Epift. xxII. (A.D. cccc); St. Augustin. de Mor. Eccl. L. I. C. XXXI. (A.D. CCCCX); Cassian. de Inst. Mon. L. IV. c. vii. (A.D. ccccxL); St. Benedict (A.D. Dxx); and the capitula of Charlemagne, de decanis et præpositis &c. (A.D. DCCLXXXIX); for early inftances of its use in monastic polity.

SS. CC. Tom. VII. col. 406.

Molan. de Canonicis, L. II. c. vi. p. 149. SS.CC. Tom. IX. col. 28. 601.

SECTION II.

Archiptesbyter-DIFFERENT KINDS OF Archpresbyters.

ITHOUT entering into the question, whe-Salmastus de ther the Archiptesbyter ("fummus presbyter," pp. 8, 9.

Honorii G. A. cap. LxxxII. de Sacerdotibus, et N. E. D. de B.

"the Head-presbyter," Gibson Cod. I. E. A. c. III. Tom. I.

Tit. viii. cap. ii.) was necessarily the senior presbyter,— pp. 221, 222. feniority in those pristine days being dependent on πρωτοκλησία, and not προγενεσία, priority of ordination, and not of birth, when found difunited',—or at what time fuch a custom, seemingly long dominant in the western church, (though Boehmer is inclined to doubt its having

⁽¹⁾ A very early council of Rheims enacts (A.D. DCXXX.) Can. XIX. SS.CC. Tom.VI. "Ut in parochiis nullus laicorum archipresbyter præponatur: sed .col. 1435. qui senior in ipsis esse debet, clericus ordinetur. From which it would appear that laics had been in the habit of usurping this title,-fome civil power, perhaps, being attached to it: at least, the words "Qui senior in ipsis esse debet," would rather indicate it. "Vox enim illa senior jam tum dominum fignificabat," says Thomassin. Tom. 1. p. 224. And fuch feems to be the interpretation put upon this canon by the author of a modern work " de Christianæ ecclesiæ primæ, mediæ, et Alexii Aurelii novissima atatis politid;" who writes "cum sac. vi. ineunte illis Sect. 11. p. 143. (archipresbyteris) demandari cæpisset cura tum paræciarum urbis, tum ruralium, paullatim eorum potestas patere cæpit, eo ut ab ipsis optimatibus munus illud summopere optari, ac quandoque usurpari cæperit, præsertim in Galliis."

ever prevailed, Jur. Eccl. Protestant. L. I. T. XXIV. §. XLIX.) yielded to the higher claims and more just pretensions of personal merit, which had early obtained the preference and headship in the east;—it will suffice for the purposes of our present inquiry, that archpriests, to what cause soever owing their primary advancement, were, in the fixth century, of two kinds,—cathedral or urban, and bican or rural,—and have so continued to the prefent day.

De Sacris Ecclesiæ Ministeriis, ac Beneficiis, L 1. c. VIII.

" Arbaní dicuntur," in the words of Duarenus, " qui in urbe et in majore ecclesià officio suo funguntur. enim episcopus propter absentiam fortè vel occupationes suas, non possit omnia episcopi munia vel solus, vel unà cum presbyteris obire, sed curas suas cum eis partiri necesse habeat; utilius visum est ex presbyteris unum cæteris præponere, qui ea quæ ad presbyterorum officium pertinent, partim ipse exequatur, partim aliis facienda præscribat; quam omnibus simul presbyteris id committere, ne contentio aliqua inter ipsos ex communione administrationis oriretur Archipresbyteri bicani nullam

" Presbyters were fo called," fays Bishop Burnet, " not from their

Observations on the firft Apost. Canon. p. 5. Thef. Eccl. Tom. 11. col. 825.

age, as they were men, but from the age of their Christianity." "Nomen est non ætatis" (scil. πρεσβύτερος) in Suicer's words, " sed officii et dignitatis." It is a remark of the learned Selden, in explanation of the titles of seniores, presbyteri, &c., that the same latitude was extended to these terms when used in lay-polity; "apud Anglos antiquitus voca-De Syned. Vebantur eldermen seu aldermen, quasi seniores, non propter senectutem, cum quidam adolescentes effent, sed propter sapientiam."

ter. Ebræor. L. I. c. xIV. col. 1120. fol. edit.

(1) "Arthipresbyter," fays Valefius, " nomen honoris est, non vetustatis. Episcopi enim ex presbyterorum collegio eos quos vellent archipresbyteros eligebant, ut docet Liberatus in Breviario, cap. xIV."

Annotat. ad Socrat. H. E. I. VI. C. IX. sec. v. p. 323.

> (2) " Sexto circiter fæculo, distincta fuere archipresbyterorum genera duo, ut alius archipresbyter urbanus effet, ruralis alius."

Richard. Analusia CC. Gen. et Part. Tom. 111. p. 36.

in urbe potestatem, nullum ministerium habent, sed in majoribus celebrioribusque pagis constituuntur. Ac singulis, præter ecclesæ propriæ curationem, certarum eccleharum, certorumque presbyterorum, qui videlicet per minores titulos habitant, inspectio, observatioque committitur." See also Morin. de Sacris Ordinationibus Pars III. Exercit. xvi. cap. ii. 2, 3. p. 215. Boëhmer. Jus Ecclefigst. Protestant. Tom. 1. L. 1. Tit. xxiv. pp. 582-3. and Morifan. de Protopapís cap. vII. p. 104. where the twofold diffinction is extended to the Greek as well as the Latin church:-- "quemadmodum in occidentali ecclesià Diatriba de archipresbyterorum duo genera erant, quorum alii quidem, vii. i. p. 104. quos urbanos dicebant, cathedralibus ecclesiis incardinati Curio Ducang. effent; alii verd, quos rurales, rusticos, forenses, paganos, Græcit. bicanos cognominabant, pagorum presbyteris, post sublatum præsertim usum thorepiscoporum, ita mandato episcopi præessent, ut plebis capita, parochique constituerentur: haud secus in ecclesia Græca, præter cathedralium protopapas, seu primos post episcopum in ecclesià cathedrali presbyteros, innumeri occurrunt locorum protopapæ, et plebium curiones."

The distinction, here made, is the popular one, ge-Parochial Antinerally received; but Bishop Kennett's is somewhat p. 339. different:-though he refers to Duarenus as his authority. Severing altogether the cathedral archipresbyteri from the deans rural of his interesting episode, the parochial antiquary fays of the latter, "These deans were conftituted over a certain number of churches within a large city, and were then called decaní urbaní and bícaní; or else over the like extent of country churches, and were then ftrictly called decaní rurales." Gibson, too, cod. I. E. A. applies urbaní in the same limited sense, to the exclusion

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of cathedral deans, but bicani he uses as a synonyme of rurales 1.

Upon this view, the reader will perceive that urban and bican deans were merely rural deans, fet over

Van Efpen Jur. Ecclef. Univ. P. 1. Tit. XII. сар. п. р. 58.

(1) A farther distinction between cathedral or urbicar deans, and deans-rural or decani Christianitatis, is derived from the superior rank of the former-" Archipresbyteri rurales nullam dignitatem, sed merum officium habere censentur; ac in omnibus suis functionibus ab instructionibus episcoporum dependent; archipresbyteratus vero cathedralis vera est dignitas; muniaque de jure vel consuetudine annexa, jure dignitatis, id est, jure ordinario sicuti archidiaconi habent; ideòque nec pro arbitrio episcoporum tolli aut diminui possint."

In Les Loix Ecclésiastiques de France, we find the following particularities of duty specified as belonging to the archiprêtres of the Gallican church.

Les Loix Becles. de France &c. Hericourt. Analyse, p. 73.

"Titre xxiv. De l'office de l'archiprêtre. Dans le septième et dans par M. Louis De le neuvième siècles, les fonctions de l'archiprêtre de l'église cathédrale étoient de veiller sur tous les curés de la ville, qu'on appelloit alors cardinaux; de leur faire observer les ordonnances de l'évêque; d'offrir le saint sacrifice en l'absence de l'évêque aux jours solemnels; d'entendre la confession de tous les prêtres, et de leur imposer des pénitences. (Il y a encore des arthiprêtres dans quelques églises cathédrales, qui font l'office, à certains jours, en l'absence de l'évêque; mais qui n'ont aucune jurisdiction sur les curés de la ville épiscopale: on voit encore dans d'autres dioceses des curés qui ont le titre d'archiprêtres de la bille, ausquels cette qualité ne donne que quelques marques de distinction, sans aucune jurisdiction sur leurs confrères. L'archipretre de la bille étoit soûmis à l'archidiacre.)

> "Les archiprêtres de la campagne, qu'on appelle communément dopens ruraux, doivent veiller non-seulement sur les peuples, mais encore sur la conduite des curés qui sont dans l'étendue du dopenne; faire observer exactement la discipline ecclésiastique, et rendre un compte sidèle à l'évêque de tout ce qui se passe."

Antiq. of Canterbury, P. I. p. 175.

(2) So Somner understands and applies the title:-".... It remains that I speak somewhat of the bean, an ecclesiastical officer set to over-fee a certain number of parishes, amongst which are those of our city, and a necessary member in the ecclesiastical or spiritual government of the fame. We call him a rural dean."



parochial churches and their incumbents, in urbe or in vico, distinct from cathedral deans, whose presidency was only over perfons. But I prefer the popular notion of Bishop Atterbury (no very high authority in these mat- Archidiaconal ters) because it is supported by the Summa Silvestrina Charge to the Clergy of Tot-fol. xxxix. (which makes the "archipresbyter cibitatensis" ness, 1708. the same as "A. ecclesia cathedralis, qui alio nomine dicitur decanus,") and by fuch learned canonifts as Cardinal Hostiensis, Panormitan, Lyndwood, Augustin Barbofa, Ferro Manrrique, Galzanetti, Van Espen, Molanus. and others, as well as the above cited author de Sacris Ecclesia Ministeriis ac Beneficiis.

To quote only a few:—" Est autem duplex arthipres. Augustini Barbosa, " unus urbanus, et alius cis et Dignitation en contraction de Canonicia et Dignitation en contraction ruralis seu foraneus: urbanus est qui in urbe degens dig- p. 64. nitati præest cathedrali, vel collegiata ecclesia; ruralis verd, vel foraneus, qui ruri ecclesiæ præest parochiali, seu plebaniæ et hic propriè videtur dici decanus non quòd necessariò decem præesse debeat, sed quia factà translatione à perfectione denarii numeri decanus solet appellari omnis ille, qui alicujus ordinis primus, et præcipuus est." De Archipresbytero cap. vi. (Lugduni MDCXXXIV.)

"Archipresbyteri funt in duplici differentia," says Ferro D. M. F. Manr-Manrrique, "alii namque dicuntur tibitatenses alit dentiis et Proautem rurales, seu plebani archipresbyter ruralis clefasticie, seu plebanus solicitudinem plebaniæ suæ, tàm in rusticos, p. 36.1. quàm sacerdotes in divinis et vitæ circumspectione gerant." See Panormitan. Tom. 11. p. 73; Hostiensis Tom. 1. fol. CXIX.; Galzanettus de Jure publico, L. III. Tit. XXII.; de Archipresbyteris et Decanis, pp. 230, 231; Van Espen I. E. U., Part 1. Tit. vi. de Decanis Christianitatis, p. 29.; et Tit. xII. cap. II. p. 58.; Joannes de Deo Pænitential.

lationibus Ec-

Molan. de Canonicis, L. 11. c. VIII. p. 157.

cap. xi. Molanus, having noticed the archipresbyteri cibitatenses, subjoins "reliqui verd pastores pastorum ustate dici solent decani rurales, vel decani Christianitatis: sed hodie archipresbyteri suarum regionum dici malunt."

Loy's Defensive Doubts &c. p. 44.

"To speake in the phrase of the present age," says the scrupulous pastor of Great Budworth, "the urban we may call tathedrall deans; the bitan, deanes rurall." See also Downame's Defence of his Consecration Sermon, L. I. chap. 8. p. 188-9. and, for the fourfold division of deans according to the Ecclesiastical Law of England, see Burn's E. L. Vol. II. p. 75. Deans and Chapters.

From these brief, but sufficient definitions and explanations of archipresbyteral duties, the reader will understand, in limine, their distinction, nature, and character: though our present business is only with the titles of the office, not with its duties. Of the first here defined, the urban or cathebral archpriest—his origin and office—it is foreign to my purpose to say any thing, otherwise than as sharing, with his more humble namesake, the title of archipresbyter and becaus, or assimilating, in some of his functions, with his bican representative. His particular duties in the primitive church, localized in an episcopal city, we learn from a letter of Isidore, bishop of Seville, to Ludifred, bishop of Corduba, (A.D. DXCV.)—incorporated in the canons of the council of Toledo, (A.D. DCXXXIII.)—from a decretal of Pope Leo IV. (A.D. DCCCL.), and

Decret. Pars I. Distinct. XXV. de Eccles. Offic.

⁽¹⁾ Gratian refers to Isidore and the council of Toledo as his authorities; but I find no such passage in the letter of the bishop of Seville, nor in any council of Toledo. There is no notice whatever of the arthpresbyter in the letter to the bishop of Corduba, published in the SS. CC. Tom. vii. col. 434, seqq. See Baluzii Notæ ad Gratianum, D. 25. c. l., ad calcem Antonii Augustini Dialog. &c. Lib. 11. p. 455.

other later fources1:—and those of the bican or rural archpriggt, exercised "per minores titulos"," over the Decretal Greclergy distributed amongst the country churches, we T. XXIV. de Offic. learn from a canon of the council of Pavia, (A.D. DCCCL.) Archipresb. -recited αὐτολεξεὶ, and confirmed by a council of Rome, cann. conc. otherwife called of Ravenna, (A.D. DCCCCIV.)—of which cc. Tom. xI. more anon.

Nearly three centuries before the council of Pavia, bican archpresbyters are recorded in the nineteenth canon of the council of Tours, (A.D. DLXVII.)—the ear- SS. CC. Tom. VI. liest notice's, perhaps, of these functionaries extant: for they are certainly not so ancient as cathedral deans; infomuch as fixed parish priests were of much later institution than the college of presbyters, and confequently

⁽¹⁾ See De officio decani CC. M. B. et H. Tom. 1. pp. 497-499. and more fully pp. 535 and 741—for the duties of the cathebral bean in England. The latter references state the usages of the churches of Lincoln and Sarum, the former those of Lichfield. - For continental usages, see Boëhmer. Jus Eccles. Protest. Lib. 1. Tit. xxiv. § L. and Corvin. de person. et benefic. eccles. Lib. 1. Tit. xx. n. 6. The Megistrum Sancti Asmundi, a valuable M.S. lately transcribed, under the auspices, and at the cost, of Bishop Burgess of Sarum, is full on the subject of the cathedral dean's duties. See fol. 1, 2, 3, 4.

⁽²⁾ The tituli were the smaller churches; so called from this circum- Mosheim's flance, that the presbyters, who officiated in them, were called by the E.H., Cont. iv. P. 11. p. 394. names of the places where they were erected, i.e. received titles, which Vol. 1. note 9. fixed them to those particular cures.

⁽⁵⁾ Whether the following canon of the second council of Bracara, the SS.CC. Tom. VI. metropolis of Gallicia, (A.D. DLXIII.) refer to urban or bican archyricsts, col. 521. or both, I leave to the reader to determine;—probably to the former only:-" vi. Item placuit, ut de rebus ecclesiasticis tres æquæ fiant portiones; id est, episcopi una, alia clericorum, tertia in reparatione vel in luminariis ecclesiæ: de qu' parte sive archipresbyter, sive archidiaconus, illam administrans, episcopo faciat rationem."

L. II. c. 22.

c. 5. Vit. Pat. c 9.

the rulers of the former, than those of the latter. ever, that archpresbyters were distributed in rural districts in the fixth century, is clear from the writings of Gregory, bishop of Tours, who died before its close. We Mirac.L.1. c.78. there find the following notices of them. " Archipres-De Glor. Confest. byter parochiæ Nemausensis, &c." "Archipresbyter qui tunc locum illum regebat, &c." "Cum archipresbyter loci Eulalius clericos conviviis invitasset, Edatius verò alius presbyter viduis ac pauperibus reliquis edulium præpararet, &c." "Archipresbyter Mereensis vici. &c." All which passages seem to indicate that archpriests were localized in country parishes, and invested with a general fuperintendence of others adjoining, in addition to their own personal cures, or, at least, with parochial rule and governance of other presbyters, in the fixth century.

⁽¹⁾ Gregory, bishop of Tours, or, as he is often called, Georgius Florentius Gregorius, was born at Auvergne, about the year DXLIV., and died at Rome in the year DXCV.

SECTION III.

Decanus—the identity of Deans Mural and Archpresbyters Mural.

HE title of Decanus or Dean (for the primary fignification of which, fee Suicer's Gibson Codez The saurus Eccle sasticus, in voce Δεκανός, cap. VIII. XLII. Tom. 1. col. 834.), whether applied to fecu-

lar or ecclefiaftical office, has its origin in a prefidency over ten, either persons or places. "ΔΕΚΑΝΟΣ à δεκὰς," Glosses. Araccording to Sir Henry Spelman, "in milità dictus est, chaeolog. p. 164. qui decem præfuit militibus; in monasteriis, decem monachis; in ecclesià majori, decem præbendis; in episcopatús divisione, decem clericis seu parochiis; in centuriæ sive hundredi distinctione, decaniæ suæ sodalibus." .

The bean tutal, with whom alone, of the many here defined, we have any concern, was fo called because he usually had charge over ten country parishes and their Provincial I. I. clergy 2:—" dicuntur decans," says Lyndwood, " ed qudd in v. Decanos

⁽¹⁾ The reader will be amused, and perhaps edified, with Ley's description of the different forts of beans (if he chance to possess the book) in "Defensive Doubts, Hopes and Reasons, for Refusall of the Oath, imposed by the fixth canon of the late synod." London, 1641. pp. 44, feqq. "First of beanes," says the pastor of Great Budworth in Cheshire-" The doubt is, What deanes are here meant-The reafon, Because in the whole canon law there is no title of the degree of a beane (faith Azorius) &c. &c."

⁽²⁾ But the same latitude obtained in rural as in urban appointments. in respect of numbers: for "nothing more common," in Fuller's words, History of Wal-

decem clericis (rectoribus ecclesiarum, Spelman. Glossar. Archæol. in voce) sive parochiis præsint, secundùm Papiam."

The identity of the office of the latter and of the

country archpriests is clearly proved from the ancient constitution—heretofore erroneously attributed to the council of Agatha (A.D. DVI.), and by Rheginon, Burchard, and Gratian, admitted into their several compilations, as one of its canons—wherein these functionaries are enjoined under both titles, identified with each other, to attend at the church-door on penitential service at the commencement of Lent. The words of this constitution (which, as not being found in any of the canons of that council now extant, I have, on competent authority, already ventured to appropriate to the time of Charles the Great—with the church-discipline and titles of which period it harmonizes well, while it is at variance with those of the earlier date alluded to,) are these:—"Ubi adesse debent becaming it estates the parachia-

Regin. L. 1. p. 291. Burchard. I. XIX. c. XXVI. p. 205. Gratian. 1. Dis. L. c. LXIV. p.71.

Thomassin. V. et N. E. D. de B. Part 11. L. 1. c. v. Tom. 1. p. 225.

"than to wean terms from their infant and original sense, and by custom to extend them to a larger signification; as Dean asterwards plainly denoted a superiour over others, whether sewer than ten, as the fix prebendaries of Rochester; or more, as the three-and-thirty of Salisbury." See also Dr. Nicholls's comment in Mant's Prayer Book, Introduction, p. xviii. in v. "every Dean;" and Augustin Barbosa de Canon. et Dignitat. c. vi. p. 64. before quoted.

rum, cum testibus, id est, presbyteris pænitentium, qui

Downame's Defence of his Confecration Sermon, L. I. chap. VIII. p. 189.

^{(1) &}quot;As the arrhipresbyteri in latter times were called becani," fays Dr. Downame, "urban or cathedral deans, so the presbyters of the citie (πρεσβύτεροι τῆς πόλεως—conc. Neocæsar. c. 13. civitatenses presbyteri—conc. Agath. c. 22.) were in processe of time called canonici and prebendarii, and the company of them, which had beene called presbyterium, was termed capitulum, in English chapter."

eorum conversationem diligentèr inspicere debent &c." Their fameness is farther established by a passage in the capitulary of Toulouse (A.D. DCCCXLIII.), under Charles Karoli Calvi et successionum cathe Bald, which speaks of the archpriests as actually pitale.v. c. 111. constituted in their deanties-cap. III. " Statuant episcopi loca convenientia per decanías, sicut constituti sunt archipresbyterí &c."-by a canon of the fynod of Treves P. Roverii Rec-(A.D. DCCCCXLVIII.), cited, with the latter to the same effect, by Father Rouvière, in his History of St. John's Monastery at Rheims-" Archipresbyteri, qui et decani rurales appellantur &c."—by the council of Clermont ss. cc. Tom. (A.D. MXCV.), " ut nullus sit archipresbyter, quod ali- can. 111. cubi dicitur becanus &c."-by the councils of Tours ss. cc. Tom. (A.D. MCLXIII.), and of Rome (A.D. MCLXXIX.), "Detant can, vii. col. 304. quidam vel archipresbyteri ad agendas vices episcoporum &c."—by a rescript of Pope Innocent III. (A.D. Decretal Gre-MCCXIV.)—" Archiptesbyteri, qui à pluribus decani nun- T. xxIII. c. vii. cupantur &c."—by a fecond council of Treves (A.D. Thef. Anecdot. MCCCX.)—" Decani rurales seu forenses archipresbyteri &c." T. iv. col. 245. —and lastly, by a constitution of Pope Benedict XII. Spelman. Concil. Vol. 11. p. 504. (A.D. MCCCXXXV.), "Becanis ruralibus duntaxat exceptis, ss. cc. Tom. qui in aliquibus regionibus archipreshpteri nominantur."

Upon these many averments, we may, assuredly, conclude the identity of the archipresbyteral and decanal charges:—upon which point, indeed, I should have been less full and particular, had not Mr. Johnson, the learned and laborious translator of our Ecclehastic

⁽¹⁾ As nearly all the evidence to be hereafter adduced respecting the duties of these ecclesiastics is cited upon a full conviction that their office was the same under either title, it seemed important to establish the fact of identity upon incontrovertible grounds.

Eccl. Laws &c. Addenda. A.D. MLXIV.

Laws, controverted it in his notes upon the Saxon institutes.—" Very egregious mistakes," says the vicar of Cranbrook, "have been committed by a famous antiquarian in relation to these officers called rural deans. He supposes them to have been the same with the archpresbyters of the feventh and eighth century; which may be confuted by looking into the Decretal, L. I. Tit. xxiv. xxv." But the reader will acknowledge that Bishop White Kennett, to whose able work on Parochial Antiquities Mr. Johnson alludes, might adduce ftrong evidence for his affertion, in the cases of continental church-police already referred to; and, were the iffue vet dubious, in consequence of foreign examples being inadmiffible, might accumulate on them our infular con-CC. M. B. et H. flitutions—the archpriests of Ireland being therein faid to be the prefidents of the rural deanties in Mccxvi; and Whitaker's Hift. archnriests or deans being expressly mentioned in a Bull of Pope John XXII. to the clergy of England in MCCCXVII; and in the Process of Grenefeld, archbishop of York, during the years MCCCX and MCCCXI; and yet farther might he support his view by the united fanctions of

and p. 465. of Manchester, Vol. 11. p. 380.

Vol. i. p. 547.

Vol. 11. p. 393.

Gloffar. ad Scriptor. x. Ducang. in voce. Somner, Ducange, Dr. Mocket, and Dr. Zouch:—" Quem Politia Eccl. Angl. c. 1. p. 3. & c. 1x, p. 88.

> " antiquis archipresbyteris non multum distimiles:"-and again less qualifiedly, "decaní rurales veteris ecclesiæ thorepiscopis et archipresbyteris regionarlis haud distimiles:"and Dr. Zouch, "Sub archidiaconis constituuntur decaní rurales, qui olim archipresbyteri rurales dicebantur."-Need

recentiores decanum ruralem," fays the antiquarian of Can-

terbury, " et exteri archipresbyterum bicanum, antiquiores Angli decanum Christianitatis vocdrunt." "- Decanatibus præficiuntur rurales decani,"-Dr. Mocket remarks,

Descript. I. E. P. I. sec. III. Com. Tab. XIII. I add the affeveration of Mr. Whitaker, the Historian of

Manchester, that " the rural dean is the same ecclesiastical Part I. c. VIII. officer as the archipresbyter or archyriest?". or the much earlier opinions of Spelman, Rouvière, Morin, Thomassin, and others, to the fame point?—Nay, Mr. Johnson himfelf, in his Ancient and Present Church of England, acknowledges that "archpresbyters and rural deans are much the same."

The date of this change of name may be fixed, on the authority of the first-cited constitution, about the close of Van Espon Jur. Eccl. Univ. P. I. the eighth or the commencement of the ninth century; Tit. vi. cap. 1. and the inducement to it, the division of dioceses at that time into decennaries or deanties; over which archyriests. previously existent as subordinate, vicarious churchgovernors, were then placed with the new title of brans, See Spelman. in accordance with the prevalent civil polity of the time, in v. becanatus, and invested with vastly augmented jurisdiction, in con- p.166. sequence of the decay and abolition of chorepiscopi. "Archipresbyteri dicti videntur becani," fays Morin, " ed De Sacris Orquòd antiquitùs diæceses erant per decanias divisæ¹, qui- Exercit, xvi. bus præerant archipresbyteri." (Ex Capit. Caroli Calvi c. 3.

^{(1) &}quot;Dioceses have been subdivided into inferiour precincts," says Historical and Nathaniel Bacon, " called Deanartes or Decanartes, the chief of which Courfe &c. chap. was wont to be a presbyter of the highest note, called decanus, or arch- xii. p. 23. presbyter. The name whereof was taken from that precinct of the laypower, called decennaries, having ten presbyters under his visit, even as the decenners under their chief."

[&]quot; Aucta diæcesi episcoporum," says Boëhmer, " hanc in plures deta- Jus Ecclesiast. natus distribuerunt et singulis decanatibus decanum seu archipresbyterum Protestant. L. 1. Tit. xxv. sec. præfecerunt, quem archipresbyterum ruralem dixêre, qui presbyterorum xlix. ruralium curam habebant." See Van Espen I. E. U. Part 1. Tit. vi. cap. I. p. 29: wherefore, by Pierre Rouvière the decanate of Oscar is Reomess p. 629. called decania archipresbyteralis—an archpriest being the ecclefiastical governor of the deanry.

Cave's Primitive Christianity, P. I. c. 8. p. 222.

Concil. Galliæ Tom. III.) And very reasonable, indeed, it was, that the bishop (who was, "according to the notation of his name, σκοπός, a watchman and fentinel, and therefore obliged emigroneiv, diligently and carefully to inspect and observe, to superintend and provide for, those that were under his charge,") should take advantage of new civil divisions of his παροικία, for the purpose of meting out to certain deputies, already conftituted in the church, well-defined districts of supervi-For being unable to inspect personally all his widely-fcattered congregations, after the multiplying of country churches; and archipresbyterates (" districtus archipresbyteri ruralis") being, like the elder chorepiscopates, ecclefiaftical territories of indiffinct limitation, (indeed we know nothing about them beyond thisthat their extent was fettled, and the capital of each appointed by the absolute authority of the bishop; a particular church in every district being exalted into a pre-eminence over the rest, and the rector of the one made the superintendant of the others) he would gladly, for the better ordering of his diocefe, merge the Thomassin. V. et uncertainty of the spiritual in the certainty of the secu-N. E. D. Tom. I.
Partii L. I. c.v. lar distribution, the archipresbyterate in the decanate, and

Ducangii Gloffar. in voce.

Stat. Synod. Dioc. Yprens. Tit. VII. c. 1.

Reomaus &c. p. 629. de decania archipresbytevali, Ofcarensis decanus.

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^{(1) &}quot;Utilitèr in omnibus episcopatibus," says the bishop of Ypres in Flanders, " recepta est cujusque diecesis in detanatus partitio &c." On the score of conveniency alone, as far as I can see, is the division of dioceses into beauties preserved in our ecclesiastical books, in modern days, where the dean exists not. For regulating the attendance of the clergy on the different fynodal visitations of the bishop and his archdeacons, the district is still useful; but would be far more so, if it had its local ordinary.

^{(1) &}quot; Vetus fuit harum detaniarum institutio," observes Pierre Rouvière, " reique ecclesiasticæ in agris opportunissima. Cum enim ad presbyteros

the title of archpriest in that of dean-rural; and, therefore, Thomassin uses the terms archipresbyteratus and decanatus as equally fignifying these ecclesiastical divisions of the diocefe.

On this subject of the analogy of secular and eccle- De Exorditie et Incrementis Refiaftic office, here briefly alluded to, in the ninth cen-rum Ecclefiaft. tury, Walafrid Strabo has written at large, in his Comparatio Ecclesiasticorum Ordinum et Secularium: and, more to the point of our inquiry, Bishop Kennett in his Parochial Antiquities; as the next division of our subject, on the origin of the decanal office of the country, will shew.

presbyteros rure degentes extendere se continuò non posset episcoporum aut archidiaconorum vigilantia, collocati fuêre per intervalla, in quibusdam quafi excubiis presbyterorum aliqui decani, vel archipresbyteri vocitati, ut caterorum presbyterorum ac plebis moribus, vice episcopi aut archidiaconi invigilarent."

"The craft of the prelates," fays Nathaniel Bacon of our Saxon bishops, Historical and " was to distribute their spiritual offices through the kingdom, so as to Political Difinfluence and direct every part of the temporal government, and to Part I. c. XII. actuate the whole for the church's good. Thus every temporal officer p. 23. had a spiritual concomitant."

Porae Decanicae Rurales.

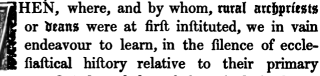
PART II.

The Brigin of the Office.

SECTION L

THE ORIGIN OF Beans Mutal IN GENERAL.—Chorepiscopi.

A Humble Propofal for Parochial Reformation &c. chap. VIL p. 30.



establishment. Our knowledge of them is derived, not from the records of their institution, but from their names and acts mentioned in the tomes of the councils, and other church-authorities of high antiquity. These exhibit them in settled power and influence, exercifing their ministerial functions in aid of the diocefan bishop, wherever the calls of parochial visitation VI. Cap. 1. p. 29. required additional superintendants, delegate representatives of the supreme enionous, for satisfying spiritual wants, and supporting local discipline in new Christian communities.

Van Espen I. E. U. P. 1. Tit.

The date of their first appearance in the western church, as far as it can be afcertained, has been incidentally stated under the former division of our subject. The circumstances, likewife, under which both urban

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and rural deans are supposed by Duaren to have arisen in the church, have been briefly delivered in the definitions of their respective duties, cited from that eminent canonist's treatise De Beneficiis &c. Of the origin of the cathedral dean I purpose to say no more. Of the bean-rural's institution in particular, Morin thus reafonably expresses himself, having just before suggested the probable origin of the urban functionary—" Pullu- Morin de Sacr. Ordinat. P. 111. lante ecclesia, et radices, palmitesque per agros et vicos Exercit. xvi.
c. II. p. 215. III. diffundente, arthipresbyteris opus fuit, qui non modò presbyterorum urbicorum, sed etiam rusticorum curam gererent. Satis tum non fuit aliquem presbyterum honore et concessu aliis præferri. Necesse fuit unum cæteris præfici, et solicitudinem episcopalem cum autoritate sublevare. Multiplicatis enim per varias diæcesis paræcias presbyteris, difficile fuit episcopis solis tot presbyterorum et paræciarum solicitudinem habere. Itaque unum cæteris præposuerunt, qui iis invigilaret, leviora quæque corrigeret, et de difficilioribus ad episcopum referret."

To this learned writer, we readily grant the reasonableness of his view of the origin of the archipresbyteral economy in the abstract, and its excellent adaptation to the purposes mentioned—the spiritual surveillance, under the bishop, and in his name, over rural presbyters and their flocks. Still the office appears not, till some centuries after Christianity had extended itself from urban to rural diffricts, and the bishop's increased labours had long needed helpmates in the latter quarters. How, then, was the ecclefiaftical discipline of the coun- See Morin. de try in the mean while supported, and the affairs of the P. III. Exerc. IV. more distant parts of the diocese looked after, before the institution of beans rural, and while as yet the arch-

deacons had no relation to the diocefe, but only to the episcopal see? (Gibson C. I. E. A. Tit. xlii.) Were there any episcopal substitutes of earlier days, from whose delegate capacity our rural archpresbyters may be supposed to have derived, in any degree, the type and character of their vicarage?

Dark as is the history of the becanal office as to time and place of origin, and fruitless any attempt to elucidate it, out of the fcanty church-documents bearing on its elder days, we know thus much: -- archpriests or deans were not the first officers to whose vicarious protection under the city-bishop, the church, in her wifdom, committed the infant regiment of her rural ministers and converts. Before the date of such creation, there were "chosen out of the fittest and gravest persons," certain episcopal deputies—bitarii episcoporum¹ —denominated thorepiscopi—των χωρών or της χώρας ἐπί-

Suicer. T. E. χωριπίσποπος.

tianity, P. 1. p. 223.

σκοποι—" whose business it was," in the language of Dr. Primitive Chris- Cave, "as subordinate fort of bishops—country or (as amongst us they have been called) suffragan bishops, to fuperintend and inspect the churches in the country, that lay more remote from the city where the epifcopal fee was, and which the bishop could not always inspect and overfee in his own person."

B.I.C. V. Tom. 1. p. 40. Neocæfar. can. LVIII. p. 45. Antioch. cann. LXXXVII. -LXXXIX. Routh's Reliq. Sacr. V. 111. p. 461. Conc. Neocæfar. can XIII. Ducang. Gloff. in voce Chor. epifcopus.

Of these billan bishops and vican or rural priests— ΧΩΡΕΠΙΣΚΟΠΟΙ, that is, and πρεσβύτεροι έπιχώριοι Or πρεσβύτεροι έν ταῖς κώμαις καὶ γώραις—the ancient Greek councils make mention at the same time, as if of contempora-

^{(1) &}quot;Primitus institutos ab episcopis chorepiscopos ferè constans est sententia, ut essent eorum vicarti in vicis ac pagis, et episcopalia in iis munera minoris momenti obirent."

neous establishment, or, at least, co-existent in country diffricts;—the presbyters generally diffributed, one or

(1) Dr. Maurice is of opinion that the first fixed presbyters were at Vindication of Alexandria: and, certainly, Sozomen observes it as a singularity of that footage, p. 65. diocefe, that auxiliary, or parochial churches, were in his day appro- Routh's Reliq. priated or committed to fo many certain fixed presbyters. (Hift. Eccl. Sacræ, Vol. 111. L. I. c. xv.)—Indeed, as early as the middle of the third century, Dionyfius, bishop of Alexandria, seems to have congregated at Arsenoëta in Εσγρι τους πρεσβυτέρους καὶ διδασκάλους τῶν ἐν ταῖς κώμως ἀδελφῶν. lib. 11. De Promis. apud Euseb. H. E. v11. 24. Later in the same century there is diffinct notice of a localized parochial priest in a village of Vol. IV. p. 230. Mesopotamia (Acta Disputationis Archelai Episcopi et Manetis Heresi-Slator's Original archæ—circiter A.D. CCLXXVIII) "...... Manes autem fugiens answer to Lord advenit ad quendam vicum longè ab urbe positum, qui appellabatur King, c. vIII. Diodori. Erat autem presbyter loci illius, nomine et ipse Diodorus, quietus et mitis, &c."—cap. xxxix. See Bishop Wake's Visitation Charge A.D. MDCCIX. pp. 3, 4. and a passage cited from Euseb. Hist. Eccles. L. II. c. III. in note (d), p. 4.—Epiphanius, in his discourse of the Arian Discessar Episcoand Miletian herefies, (it is the remark of Dr. Maurice,) fpeaks of fixed Bingham's Eccl. presbyters as particular and fingular in the church of Alexandria; while, Antiq. B. ix. in other churches, which had titles as early, the presbyters were moveable & 5. at pleafure.

At Rome, particular titles are not annexed to the names of presbyters Brett's Account till towards the end of the fifth century; when, as we now fign ourselves of Church Government and rectors and vicars of fuch a place, the Roman priests (then, probably, Governours, fixed in their respective cures) subscribed themselves, " Calius Januarius Presbyter Tituli Veftinæ, Martianus Presbyter Tituli Sanctæ Cæciliæ &c." Whereas before, they merely figned generally, Priest of Rome &c.

It is a curious fact, let me add, and worthy of notice, as bearing upon Routh's Relia. the antiquity of our visitational duties, that bisiting presbyters first Sacr. Vol. 111. pp. 348, 382. appear about A.D. ccc, in an epistle of Peter archbishop of Alexandria; and again in an epiftle of the Egyptian bishops about the same time: presbyteral superintendants feeming to fynchronize, in the date of their institution, with that of the parochial clergy in Egypt; over whom they presided subordinately to the urban bishops, and instead of the chorepsscopi, who are not there found at all.

When the example was once fet of affigning "precincts to every Ecclef. Politic.

more to each place (after they had ceafed to live in community with the bishop, and to itinerate at his command) through the towns and villages of the east, as Christianity extended from city to country—the chorepíscopí occupying fuch more important sites 2-metro-Coetibus in vicis comiæ perhaps, (matres vicorum capita inter omnes vicos) as were fecondary only to the epifcopal cities.

Boëhmer. Differt. V. de Christ. et agris, p. 305.

> church or title, and appointing to each presbyter a certaine compasse whereof himselfe shoulde take charge alone, the commodiousnesse of this invention caused all parts of Christendome to follow it, and, at length, amongst the rest, our owne churches, about the year DCXXXVI," says Hooker, (but this is an error-ED.) " became divided in like manner. But other distinction of churches, there doth not appeare any in the Apostle's writinges fave onely, according to those cities wherein they planted the gospell of Christ, and erected ecclesiasticall colledges." See Duarenus de Sacris Ecclesiæ Ministr. ac Benef. L. I. c. VII. pp. 20, 21.; also Wharton's Defence of Pluralities, pp. 53, 54. Parker's Account of Church Government for fix hundred years, pp. 136, 137. and Burnet on the First Apostolical Canon, pp. 33, 34.

Vade-Mecum. Vol. 11. pp. 11. 18, 19. Bevereg. Synodic. Vol. I. pp. 10. 19. 21.

(1) It is fairly deduced by Mr. Johnson from the fifteenth, thirty-first, and twenty-fecond Apoltolical Canons, that there were, in those early times -the nonage of the Christian institution in respect of its outward polityno fuch thing as priests acting independently of their bishop at that date, viz. the latter end of the fecond century. The diocefan and his clergy lived together in a body, in constant communion with each other, in the city or other capital place of the diocese, then called παροικία—(" A lively resemblance whereof remaineth in the deanes and chapters of cathedrall churches"—fays Dr. Downame). Equally certain is it, at a later period, from the thirteenth canon of the Neocæsarean council, held about the fame time as the Ancyran (A.D. CCCXIV.), that there were then country priests and churches in places remote from the city—one step towards the division of dioceses into what we now call parishes. See Bingham's Ecclef. Antiq. B. v. c. vi. 4, 5. on this fubject.

Vade-Mecum Vol. 11. pp.79,80.

Spelmanni Gloff. Archæol.in voce, p. 410.

(2) "In metrocomiis, non episcopi, sed ΧΩΡΕΠΙΣΚΟΠΟΙ et ΠΕΡΙ-OAEYTAI (id est circuitores) instituti olim, ut can. 57. Concil. Laodic. can. 10. Concil. Antioch. can. 6. Concil. Sardic. Hæ vicorum matres

SECT. I.]

Such, it is rational to suppose, was the distribution of the rural priesthood, with its appropriate hierarchy, in the East: where the old Greek fynods recognise three distinctions of παροικίαι—those έν αίζ ἐπίσκοποι έχειροτο- See Zonaras & νοῦντο—a fecond class denominated έγχώριοι, and a third Con. xvII. Conc. άγροικικαί.—To adapt which, with any degree of confi- Bevereg. Symod. dence, to the different grades of the priesthood, is 135, pp. 134, beyond my power. The first were the urban bishops' districts; the latter two were rural παροικίαι—μικραί καί οὐ πολυπληθεῖς (Zonar.); and the chorepiscopus, probably, zeigler. de Bpidwelt in the larger of them—ἐν μέσοις ἀγροῖς καὶ κώμαις, ἀ τροτερίε. α ΧΙΙΙ. and not ἐν ἐσχατίαις (" the outfields"—as Dr. Chalmers Routh Operfoul. would fay) (Ariften.), that is, in the ἐγχώριοι, and not in p. 467. the appointal—though both were subject to his inspection, and all to the city bishop or diocesan. Taylor's Episcopacy Asserted, sect. XLIII. p. 216, seqq. Works by Heber, Vol. vii. and Slater's Original Draught in answer to Lord King, p. 104. The latter of whom very justly remarks, that these villan bishops, though bishops in villages, were not confined each to a fingle village: they had territorial, not congregational jurisdiction.

erant (the mother churches) ut metropoles civitatum. Unde forsan Cephacastellum, act. 3. Concil. Chalced. in hac subscriptione—Noe Episcopus Cephacastelli subscripsi. Et nos in Gallid Narbonensi Metrocomias nunc Capcastles appellamus. Phil. Berterius Pithanon, diatriba 1. c. 6. pag. 71."

These metrocomias were, in after days, the sites of the baptismales ecclesiæ, over which the plebium archipresbyteri or deans rural presided. " His maxime baptifmalibus ecclesiis, quæ aliarum velut matres erant," says Thomassin, " præficiebantur archipresbyteri, et hinc curam atque strenuitatem suam in plebes parochosque sui detanatus omnes explicabant;" as, in earlier days, the chorepiscopi superintended the churches Ziegler de Bpiof their chorepiscopate.

∫copis, c. XIII. p. 216. de chor-Digitized bepiccopis.

Filefaci Paroscia. cap. II. p. 25.

B. I.C. Tom. 1. p. 123. - *App*. p. lxx.

N. Alexandri Differt. Ecclef. Trias—Quæftio de chorepiscopis, pp. 166, fegg.

Bevereg. Synod. Vol. t. Conc. Laodicen. C. LVII. p. 479. Conc. Sardic. c. vi. p. 490.

De Sacr. Ordinat. P. 111. Exerc. IV. c. I-Rights of the Clergy, p. 127.

But the distinction, as to incumbencies, is not sufficiently marked, in Greek records of the incardination of the clergy below the rank of the urban bishop, to admit of more than conjecture, as to where the chorepiscopus dwelt, and where the ordinary parochial minister alone. Nor is any light thrown upon the fubject by the Latin versionists of the canons; who variously and indiscrimi--App p. xxvi. nately render the fame Greek terms by presbyteri ruris. as Dionysius and Cresconius; presbyteri forastici, as Martin of Braga; presbyteri vicani, as, in much later days, Gentian Hervet, &c. &c. And the local titles. bestowed on the chorepiscopi in either language, are not more distinctive of the character of their rural residences. Indeed, all we know about their incumbencies, is just

> this-after the church began, in Jeremy Taylor's words, " to put a bridle" on the chorepiscopi by canon, and they were refractory and disobedient under the imposed reftrictions, it was determined that no more persons of episcopal rank should be ordained in country places generally-έν ταῖς κώμαις καὶ ἐν ταῖς γώραις-ἐν κώμη τινὶ ἡ βραχεία πόλει, ήτινι καὶ είς μόνος πρεσβύτερος έπαρκει:-and thence we infer that, before that restriction, such as were called chorepiscopi were ordinarily there resident, in the most central and convenient, at least, if not the most important fites, within their respective jurisdictions.— " extra urbem," fays Morin, "in pagis, vicis, et oppidulis"—and Mr. Nelfon—" in the largest villages of every diocese;"—though they never signed themselves as in connexion with any particular place, when fubfcribing the councils at which they were present, but merely " Palladius chorepiscopus," " Seleucius chorepiscopus," &c. In the Capitularies of Charlemagne (L. vii. c. 187), they

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SECT. I.]

are called "billani episcopi," and by Hincmar (Opusc. 33. cap. 16. p. 437) " bitani." But see Bishop Beveridge ad can. XIII. Ancyran. in Routh's Relig. Sacr. Vol. III. p. 486. alfo the councils of Laodicea and Sardica above quoted: Le Jau de Auctoritate Pontificis, Lib. IV. p. 588-9; Morifan. de Protopapis, c. VIII. II. p. 105, fegg.; and for the usage of Great Britain in selecting "noted and populous towns" for her urban bishops' sees, vide Gibson's C.I.E.A. Tit. viii. cap. i., and for the substitiary or suffragan bishops of England, appointed by the 26 Hen. VIII. c. 14. " who had their fees in towns, and not in cities," fee Dr. Burn's Ecclefiastical Law, Vol. 1. p. 227.

The view which the learned Selden takes of this part of the economy of the Greek church, as far as it has any bearing on the origin of endowments, may be learnt from the following brief epifode, devoted to the fubject, in his History of Tythes:—but he is, I should say, with History of Tythes, chap. VI. all due deference to his profound antiquarian knowledge III. pp. 80, 81. in general, decidedly in error, when he disallows any broad difference between presbyteri parochiani and chorepiscopi.

"As metropolitick fees, patriarchats (exarchats also in the eastern church) and bishopricks, those greater dignities, were most usually at first ordained and limited according to the diffinction of feats of government, and inferior cities, that had been affigned to the fubfitutes or vicarii of the Præfecti-prætorio or Vice-Royes of the East or West empire; so were parishes appointed and divided to feveral ministers within the ecclesiastick rule of those dignities, according to the conveniences of country-towns and villages; one or more or lefs (of fuch Conc. Sardic. as being but fmall territories might not by the canons

be bishopricks) to a parish; the word paracia or parish

cap. LVIII. Conc. Antioch. capp. LXXXVII. -LXXXIX. Leg. Aleman. Gangr. can. LXVII.

at first denoting a whole bishoprick (which is but as a great parish), and signifying no otherwise than diocese, but afterward being confined to what our common language restrains it. The curates of those parishes were fuch as the bishop appointed under him to have care of Conc. Neocafar. fouls in them, and those are they which the old Greek councils call πρεσβύτεροι ἐπιχώριοι, or οἱ ἐν ταῖς χώραις, or έν ταῖς κώμαις πρεσβύτεροι, that is, presbyteri parochiani, cap. x111. Conc. within the bishoprick, neither were the chorepiscopi much different from them. These had their parishes assigned to them; and in the churches where they kept their cure, the offerings of devout Christians were received, and disposed of in maintenance of the clergy and relief of diftreffed Christians, by the acconomi, deacons or other officers thereto appointed under the bishop &c."-But we are going aftray. The reader who may wish for information on the usages of the eastern church—the parent of all our inftitutions in Christian polity—is referred to Archbishop Wake's Visitation Charge at Leicefter (MDCCIX), as bishop of Lincoln. He will there find an excellent fummary of the fubject, as bearing on the ancient rights and privileges of the church.

Bishop of Lincoln's Charge, pp. 3, feqq.

> Such minute particulars are unimportant to the main drift of our prefent inquiry; which would only go to. prove, that, in very early days, there were in the country what we call parochial presbyters with local cures, fubject to the fupervision of episcopal coadjutors of urban bishops:—the necessity, reasonableness, and lawfulness of which organization of her priesthood by the Christian church, my predecessor of the deanry of Chalke has advocated in his inftructive researches into the

See Mosheim's Eccles. History, Cent. I. Part II. с. ц. хии. р. 106. Vol. I. Maclaine's Tranflation.

origin of the becanal office—shewing the practice of delegating to trustworthy superintendants the care and management of certain parts of ecclefiaftical concerns, to be "grounded upon feveral precedents in the word of God."-For these, and my notes in farther explanation of "this partition of things belonging to the epifcopal function in the eastern church," together with the origin, regulation, and diffolution of the first-appointed bishop's deputies—"commanded to be esteemed very honourable" by the Neocæsarean fathers,-I must refer my readers to the illustrated reprint of the autograph annexed-requesting their attention, however, previoufly, to fome farther remarks on the chorepiscopal office at its zenith and decline, and on its gradual transition into archipresbyteracy, in which it finally merged, both in the eastern and western churches.

Let me not be mifunderstood, when employing the terms subordinate and vicarious in reference to these rural prelates. I would not have it supposed that the chorepiscopi were ever, in point of order, other than genuine bishops, from the period of their first appearance to that of their final abolition:-however equivocal their character, in the opinion of the sceptical historian of the Decline and Fall, and however unwilling Hist. of Rome, Vol. 11. p. 214. De Soto, De Marca, Morin, Natalis Alexander, Van Espen, note. 4to. Edit. and our own Selden, to grant them the full measure of their holy calling1.

their Digitized by Google

⁽¹⁾ Raban Maur, Hammond, Cosin, Cave, Beveridge, Basnage, Johnfon, Bingham, Boëhmer, Weifman, and, instar omnium, the very learned Prefident of Magdalen College Oxford, Dr. Routh, editor of the Reliquiæ Sacræ & Opufcula Ecclefiaftica, being all arranged on the fide of

Differt. v. §. 1v. pp. 300, feqq.

Their very name and origin, and the constitution of their office, prove their prelatical dignity, as Boëhmer has luminously shewn in his Dissertationes Juris Ecclesiastici Antiqui ad Plinium Secundum et Tertullianum; and more briefly, in his Observationes Selectæ, annexed to the end of the 1st Vol. of the archbishop of Paris's learned treatise De Concordià Sacerdotii et Imperii.

Cap. XIII. Obferv. IX. pp. 334, feqq.

There is no authority, the German afferts, for supposing that the chorepiscopi enjoyed not the full powers of the episcopate, in a state of independency, up to the period of the council of Ancyra.—" Eandem dignitatem in agris habebat is processing quam in civitatibus, eadem utrobique, autore Justino, munia obibat, et ita omnimoda episcoporum tàm ruralium quàm civitatensium erat isosupia. Neque enim ante sæculum IV. ullum potest adduci testimonium, ex quo planum reddi posset, vel nomine hos episcopos in agris constitutos ab urbicis distinctos fuisse. Adhuc sæculo III. simpliciter vocati sunt episcopi &c."

Boëhmeri Differt. I.E.A. ad Plin. Secund. et Tertull. Diff. v. 6. Iv. p. 301. and fee pp. 304, feqq.

Ejusdem 4. viii. pp. 308, feqq. But when the polity of the church began to conform itself to that of the state, their condition worsened. Before that, all bishops were on an equal footing—the chorepiscopi being so many συλλειτουργοί, or comministri, or colleagues, of the bishops of cities, and not bicarii episcoporum, correctly speaking, till a later date. There was

their plenary episcopal rank and function (and they are only a tithe of what might be cited), must assuredly outweigh the whole crew of dissentients; many of whom, from sinister motives, would degrade the choreniscopal order, and amalgamate it with presbyteracy.

⁽¹⁾ See notes to Priaulx's Brief Account, 10. p. 10. for an example; and see references there cited, and also Mr. Johnson's admirable note to can. x. Antioch. in Code of the Universal Church, Vade-Mecum, Vol. 11. p. 93. and Weismanni Historia Ecclesiastica Vol. 1. p. 434.

SECT. I.]

no fuch thing as subjection of rural to urban prelates, till the Ancyran fathers originated the limitation of the chorepiscopal function1—gradually more and more abridged by other councils; till, at last, nearly all their authority being taken away, the straitened chorepiscopi could do little or nothing proprio jure, but acted almost entirely by delegation. And then it was, that the title of episcopo- Provinc. L. 1. rum bicarii, or bishops' deputies', was applied to them, the corum vices. very title employed by our own Lyndwood to designate de Epifc. et deans rural, " quasi qui έν χώρα episcopi constituti et locum ejus tenentes." From this state of deteriorated authority of billan bishops, the transition was easy enough, with a little more curtailment, to bisitatorial archipresbyteracy.

(2) In the Manual according to the use of Sarum, the suffragan Fol. XXXIII. feems to be called the bishop's deputy; fince, in the charge there given " to godfathers and godmothers," they are charged, " to lerne the child, or se that he lerned the Pater nosler, Ave, and Credo, after the lawe of all holy churche, and in all goodly haste to be confermed of my lord of the diocese, or of his depute."

liquiæ Sacræ. Vol. 111. p. 486.

⁽¹⁾ At this and later date, Mr. Lewis fays, their office was, to pre-Lewis's Effay side over the country clergy, and inquire into their behaviour, and make Bishops, p. 6. report thereof to the city bishop: and also to provide fit persons for the inferior fervice and ministry of the church. And, to give them some authority, they had the following privileges conferred upon them. 1. They Conc. Antioch. were allowed to ordain readers, fubdeacons, and exorcifts, for the use of can. x. the country churches; but they might not ordain priests nor deacons without the special leave of the city bishop, under whose jurisdiction both they and the country were. 2. They had a power to confirm those who were newly baptized in country churches. 3. They had power to Conc. Antioch. grant letters dimiffory to the country clergy who defired to remove from one diocese to another. 4. They had liberty to officiate in the city church Conc. Neocasfar. in the presence of the bishop and presbyters of the city, which country presbyters had not. 5. They had the privilege of fitting and voting in See Routh's Refynods and councils.

See Bishop J. Taylor's Episcopacy Asserted, sect. xxxII. pp. 130, 131. Vol. VII. Works, by Heber; and Blondel. Apolog. pro sentent. Hieronymi de Episcopis et Presbyteris, sect. III. p. 95.

Accordingly, it was on the abolishing and antiquating of these officers, (of whom I fear the reader will think too much has been already said, and will ill bear what remains behind) that Duaren supposes been arthrests or beans were brought into general use—invested with powers much inferior to their mitred predecessors, and less likely, by approximation of rank, to become offensive to urban episcopacy—"quibus neque episcopi nomen attributum est," says the canonist of Bourges, "neque aliud quicquam eorum, quæ episcoporum propria sunt: ne fortasse ipsis audaciæ atque insolentiæ illius, propter quam dejecti suerant minuti isti episcopi, occasio præberetur."

De Sacris Eccles. Minister. ac Benefic. L. I. c. IX. p. 23.

Gloff. Archæol. in voce, p. 134. In which opinion, he is supported by Sir Henry Spelman;—who, having stated that the chorepiscopus was "ided institutus, vel potiùs substitutus, ut dum episcopus civitatem, hic vicarius ejus, rus et villas curaret," concludes his glossarial remarks in the following words:—"Chorepiscoporum munus cum nomine sensim antiquatum, abolevit (nec pridèm) ecclesia: subinductis verd in eorum vicem (qui episcopis liberiùs cedunt, et humiliori jure contenti sunt) archiptesbyteris, aliàs decanis ruralibus, et plebanis." See Thomassin and Morin beyond; Nelson's Rights of the Clergy, p. 271; A Humble Proposal for Parochial Reformation, c. 1. p. 15; and Pegge's Letter to Ducarel on Bishops in Partibus Insidelium, p. 22. Bibliotheca Topographica Britannica, N°. xxvIII.

Such, affuredly, was the relative position of these

spiritual office-bearers, the one to the other, in the church at large, both in the east and west;—the rural or bican archipresbyter or protopresbyter, the head presbyter of the country, in general terms, succeeding the chorepiscopus 1:—in the west, immediately and by name, without the intervention of any other title.—in the east, mediately and under the changeful appellations of ΠΕΡΙΟΔΕΥΤΉΣ, ΕΣΑΡΧΟΣ, ΠΡΩΤΟΠΡΕΣΒΥΤΈΡΟΣ, and ΠΡΩΤΟΠΑΠΑΣ---In the west, no CC. M. B. et H. bisitor, exarch, protopriest, and protopope. canon of any fynod fubstitutes the lower for the higher vol. 1. p. 547. dignity, till many centuries after the thing had taken place;—indeed, none, within my knowledge, till the twelfth century. But in the east, such a canon is found ss. cc. Tom. 1. in the fourth century,—the provincial council of Lao-17.001.1681. dicea (A.D. ccclxiv.) confirmed by the œcumenic council of Chalcedon (A.D. ccccll.), diffinctly fubilitating bisitatorial presbyters, delegate superintendants of the spiritual concerns of the country, entitled MEPIOAEYTAI, in the Bevereg. Synod. place of billan bishops; in compliance with the Sardican & B. I. C. V. canon, which had forbidden the erecting epifcopal fees App. p. LXXXII. in country villages, " left the name and dignity of a on Rural Bibishop," in Burnet's language, "should be vilipended."

Tom. 1. p. 132. shops. Observations &c. p. 48.

^{(1) &}quot;Recentiorem esse hanc vocis protopapa notionem adposité monuit Morisanus de cl. Mazochius," fays Morisan, " quod nusquam prius adparuerint hu- vii, p. 115. jusmodi protopapa, nisi è medio sublatis in Gracia chorepiscopis; ac fuopte veluti regiminis ingenio, substitui in pagis oportuit, qui quadam illorum officia supplerent, ut periodeutis, mutato nomine, subrogatos fuisse exacthes tradunt."

⁽²⁾ The church, being apprehensive " left the wandering employment Cave's P. C. of the thorepiscopi should reflect dishonour on the episcopal office," (at Part I. c. VIII. least fuch was one plausible plea for the alteration,) "appointed these sresbyters timerant in their room; who, being tied to no certain place, were to go up and down the country, to observe and correct what was

SS. CC. Tom. VI. col. 539. In the councils of the western church, the Laodicean nepiodeythe—the bisitator of Dionysius and Cresconius, the curator of Salmasius and Suicer—has no place by his eastern name, though functionally he appears to be the archpresbyter or bean rural:—under the former of which appellatives, he is recorded, for the first time, in the nineteenth canon of the council of Tours (A.D. dlxvII). Wherever sound, and under whatever title, the officer in question is, in rank and capacity, below the bisian bishop and above the villan presbyter, as is evident from the passages cited by Bishop Beveridge from Justinian and Gennadius, in his learned annotations on the fifty-seventh canon of the synod of Laodicea. See Burnet's Supplement about Rural Bishops, annexed to his Observations on the first canon of the Aposiles, p. 49.

Annolt. p 198. Synod. Tom. 11.

Granting, however, that, in the east, the xopemexonox of the third century became the neprodeythx of the

Observat. x. ad calcem P de Marc. de C. S. et J. Tom. 1. p. 337.

amis." Or, it may be, as suggested by Justus Henning Boëhmer, that the HEPIOAEYTAI owed their institution to the circumstance of the chorepiscopi having pertinaciously resisted the continual interference of the urban bishops with the exercise of their episcopal functions; in consequence of which the latter, being desirous to get rid of them, appointed bisitors in their stead, to superintend and inspect the country churches. "Ita villanis ecclesiis schema quoddam et umbram officii episcopalis" (says he essewhere) "quod explicuere siepsopalistant, relinquere voluerunt, ut faciliori opera et sine murmuratione thorepiscopi extingui possent." See Archdeacon Parker's Account of Church Government for the first fundared years, pp. 155, seq.

Jus Ecclesiast, Protestant, Litt. Tit. XXXIX. 9 XXII.

SS. CC. Tom. IV. p. 535.

Tom. v. p. 45.

(1) In the council of Chalcedon, presbyters bearing the title of ΠΕΡΙΟΔΕΥΤΑΙ are noticed—ό εὐλαβέστατος πρεσβύτερος καὶ ΠΕΡΙΟΔΕΥΤΗΣ
'Αλίξανδρος (act. iv.)—Βαλέντιον τινα πρεσβύτερον καὶ ΠΕΡΙΟΔΕΥΤΗΝ (act. x.)—and again, in the fifth council of Constantinople, Σέργιος πρεσβύτερος καὶ ΠΕΡΙΟΔΕΥΤΗΣ. See Bingham's Ecclef. Antiq.
L. H. C. XIV. 12.

fourth, the EZAPXOZ, perhaps, under the bishops afterwards, and lastly the mpotonanax1, with its various fynonymous titles in the writings of the canonifts and fcholiasts of the Greek church, (for proofs of the truth of which positions, in the commentaries of Balsamon, Zonaras, Aristenus, and Blastares, the reader is referred to my annotations on Dr. Priaulx's Brief Account annexed) —how, it will be asked, passed this eastern bisitator into the western church? and why should it be supposed, that the rural archpresbyter of the latter derived the constitution of his spiritual superintendency from the nepioaeythe of the former?—The probability of the circumstance, founded on the similarity of their office and their geographical distribution, is all we can allege in support of the notion, that the Asiatic bisitor is the archetype of the European dean rural.

First; -as to their similarity of function-take Balfa- Justell. Note ad mon's exposition of the Laodicean canon— ἄλλοι μέν pp. 89, 90.
κάνονες ἐν ταῖς κώμαις καὶ ἐν τοῖς χωρίοις ΧΩΡΕΠΙΣΚΟΠΟΥΣ καὶ Τοπ. 1. pp. 479, 480. & Tom. 11. πρεσβυτέρους καθίστασθαι διορίσαντο· ὁ δὲ παρών κανών ΠΕΡΙ- p. 198. ΟΔΕΥΤΑΣ παρακελεύεται γίνεσθαι καὶ μὴ ἐπισκόπους. ἵνα μὴ γένηται εὐκαταφρόνητος ή ἀρχιερωσύνη. ΠΕΡΙΟΔΕΥΤΑΙ δέ εἰσιν οἱ σήμερον προβαλλόμενοι παρά των επισκόπων ΕΞΑΡΧΟΙ. οδτοι γάρ περιοδεύουσι καὶ ἐπιτηροῦσι τὰ ψυχικὰ σφάλματα, καὶ καταρτίζουσι

^{(1) &}quot;Ut apud nos," fays Morifan, " chorepiscopis rurales archipres Diatriba de Probyteri, decanique Christianitatis, ita et apud Græcos suffecti sunt proto- topapis, c. vii. p. 110. paper plebium curiones." And in the twelfth century, Aristenus had written in his gloss on the tenth canon of Antioch and the letter of St. Basil on the subject of the thorepiscopi—ΧΩΡΕΠΙΣΚΟΠΟΙ δέ είσιν, οί σήμερον εν ταῖς κώμαις καὶ γώραις ΠΡΩΤΟΠΑΠΑΔΕΣ λεγόμετοι. See Routh's Reliquiæ Sacræ, Vol. 111. p. 439.

τους πιστούς.—and that of Zonaras—ΠΕΡΙΟΔΕΥΤΑΙ δε λέγονται, διά τὸ περιέργεσθαι, καὶ καταρτίζειν τους πιστους μη έγοντας καθέδραν οἰκείαν. (See more, in my notes to Priaulx.)

- Next, hear Bishop Beveridge's gloss on the same ΠΕΡΙΟΔΕΥΤΑΙ—" Hi presbyteri erant, qui nullo certo loco Annott. ad can. LVII. Laodicen. addicti, episcopi nomine rusticanas paræcias circumeuntes, Synodic, p. 192.

eas vihtabant : unde circuitores et bisitatores dicti sunt."

p. 90. vide Tractat. de Vifit. Episc. per A.
Episc. Midens.
A.D. MDCXCVI. pp. 4, 5.

B.I.C.V. Tom. I. —Next. Justellus's—who cites them in a letter of Gregory the Great, under the same title of bisitors, in the Latin church—" Visitatores ecclesiarum, clerique eorum, qui cum ipsis per non sua civitatis parochias fatigantur. aliquod laboris sui capiant, te disponente subsidium." Gregor. L. III. Ep. 11. ad Maximian. Epifc. Syracuf. -And lastly, Petrus de Marca's-who wrongly identifies

the thorepiscopus and nepiodethe (for, if the same, we furely may ask, with Archdeacon Parker, Why was one abrogated, and the other substituted in his place? and why, let me add, amongst the Syro-Maronites, should both ecclefiaftics be, now-a-days, continued? Why? but that they ever were as quite distinct in the elder Greek church, as they at present are amongst the Christians of De Concord. Sa- Mount Libanus, where they have totally different allotments of office to perform)—but rightly qualifies the 4to. Edit. Bam- ambulatory character of the HEPIOAEYTHE with "nifi aliter mer. Observat. z. visum fuerit episcopo, qui periodentam alicui ecclesiæ viejusdem, p. 357. canæ adscribere potest, collato et adjuncto munere cæteras Quæ videtur mens fuisse Synodi Laodicenæ; cum antè chorepistopi ministerium clero civitatis, adscriptum potiùs videretur quàm vicanæ alicui ecclesiæ

Account of Church Government for 600 years, p. 157. Morifan. de Protopapis, c. vii. p. 120.

cerd. et Imper. L II. c. XIII. Tom. 1. p. 284. baziæ, et Boëhad calcem Tom.

affixum."

Now, it is in the delegate character of this bisitatorial function, and, more particularly, in the latter constitution Digitized by GOOGIC

of it, that the neproderraz1, uniting the office of a parochial incumbent and that of a bisitator, approximates most closely to the archpresbyter-rural of the west, as found amongst ourselves:—and it is, when not so specially connected by local ties to a circumfcribed and particular supervision, with incumbency-καθέδραν οἰκείαν μη έχων, " nulli sedi adscriptus"—that the same officer zonaras ad Can. affimilates with the forancous bicar or bean rural of the Landicen. archdiocese of Milan. Nor is he, indeed, under the latter type, without his counterpart in Spain; where, Augustin Barbosa tells us, are "bisitatores aut vicarii foranci, De Canonicie et quorum opera episcopus in tota utitur diæcesi"—in fact, c. vi. p. 68. tural archaresbaters or deans. But whether commissioned at large, or otherwise, the persodente of old were, in Boëhmer's words, "quast procuratores et episcoporum bitarii," and, as fuch, "regiones episcoporum circumibant et vifitabant." And fuch, in the modern orthodox Ruf- appendir, Ruffian church, are the diocefan representatives of the old períodeuta, called, in the Russian language, Wlagochennie (see extracts from Archbishop Platon's Instructions in the Appendix)—and fuch, in the Lutheran church there established, are the Brobsts, answering to the Blagothennie. (See extracts from the Statutes of the Lutheran church of Russia in the Appendix.)

Secondly: with regard to their geographical distribution.—It is not unworthy of repetition, that the first

^{(1) &}quot;Fisitator, HEPIOAEYTHE, appellatur chorepiscopus in concilio Thomassin, V. et Laodiceno: eoque nomine pulcherrime spiritalis hac jurisdictio decla- N. E.D. Tom. I. Part I. L. II. ratur. Cum enim vicarii toranei episcoporum essent, et ii proreus qui cap. 1. 4 x. p.217. posted dicti sunt detani rurales, in visitando maximè eo tractu, qui corum fidei et administrationi creditus fuerat, spiritale suum imperium, jurisdictione et charitate temperatum, explicabant."

See Burton's Lectures on Ecclef. History, Lect. xx. p. 172. fynodical notice of the nepioneythe is in the provincial council of Laodicea, in the fourth century; that of the archpresbyter-bican, in the council of Tours, and in the writings of Gregory, bishop of that see, in the sixth century: and that it is the opinion of the learned, that there was an early connexion between the Gallican and Afiatic churches¹. Irenæus, bishop of Lyons, the first founded Christian establishment of Gaul, was a disciple of Polycarp, bishop of Smyrna; and many of the missionaries of the former church are reported to have been

Origines Liturgicæ, Vol. 1. pp. 108, 9.

(1) The original fameness of the ancient liturgies of the exarchate of Ephefus (the churches, that is, of Asia and Phrygia, including Laodicea), and primitive Gaul, is reasonably entertained by Mr. Palmer in his Origines Liturgicæ; and it is a curious fact, that, whereas the latter effentially differed from the Roman, the Alexandrian, and the Great Oriental, its variation from the last, viz. that of Basil and Chrysostom, is distinctly pointed out as being in that very part which is so carefully regulated by the nineteenth canon of Laodicea. Whence the learned author infers the previous existence in the Asiatic exarchate of a primitive liturgy (probably of apostolical origin) identical with the Gallican, and subsequently conformed to the Oriental by the interference of the canon in question.—Let me subjoin, as interesting to ourselves— There is no trace of more than two primitive liturgies in the west—the

Conc. Landic. can. xix. C. C. E. U. in B.I.C.V. Tom. I. p. 51.

Hift. Ecclef. Bedse, Lib. 11. c. 11. CC. M. B.

Roberts's Appendix, No. VI. p 316. Differtation on the Hift. of the Anc. Brit. Church.

Gallican and Roman. The former feems to have prevailed in Gaul and Spain, and probably in Britain: at least the British differed from the Roman, as appears from the answer of Augustine to the British bishops at the Worcestershire conference—the "cætera quæ agitis moribus nostris contraria," the customs contrary to the Roman customs: whence et H.Vol. I. p.25. is inferred the fameness of the Gallic and British rites and ceremonies of worship. See Spelman. Brit. Conc. Tom. 1. p. 167; and Stillingfleet's Orig. Brit. c. IV. The British church observed the rule of the Gallican, as to the time of keeping Easter: and as the church of Lyons followed the doctrines of Irenæus, who received them from Polycarp, the disciple of St. John, fo the British church referred their doctrines decisively to the same Apostle.

disciples of the disciple of St. John. From Asia, therefore, the church of Gaul may reasonably be supposed to have originally derived her ecclefiaftical rites, cuftoms, and discipline, founded, in all probability, on the instructions given by St. John to the feven churches of that Revelation, country (of which Laodicea was one), and more or less chap. II. v. 11. & chap. III. v. 14. modified, at a later period, by fuch canons as were enacted by the councils of the parent church for the fubsequent regulation of her own polity. In Asia Minor, chorepiscopi originally abounded, and fubfequently periodeutæ. If, therefore, from Asia came the polity of the Gallican church, it is not unreasonable to suppose that from Asia came the institution of subordinate rural bisitors into the diocese of Tours; where they first appear in Western Europe, nearly two hundred years after their creation in the east; but as foon, perhaps, as the economy of the western church admitted or required parochial visitation by other than bishops.

Upon these dark points, where so much is left to conjecture, I venture not to hazard an opinion, but merely fuggest the probability of the above hypothesis. "I would have none to ymagine that I take upon me Usher's MS. peremptorily to determine anie thing in this matter of Treatife on Hoantiquitie, as being not ignorant with what obscurities to Tithe Tract. questions of this nature are involved; espetially where P. II. p. 61. helpe of auncient monuments is wanting. My purpose onely is to pointe unto the ffountaines, and to compare the present state of thinges with the practice of auncient tymes; thincking I have done well if hereby I maie give occasion of further inquirie unto those who have greater judgment and more leifure to boulte out the truth of this busines."

Though the archipresbyteral or protopresbateral, perio-

Archd. Parker's Account of Ch. Government,

p. 155.

Tom. 1. p. 439.

col. 695—826. Conc. Aquifgr. II. capit. II. can. iv.

beutal or bisitatorial, office was intended by the ancient councils of the church to superfede the chorepiscopal, and did eventually do fo; still it was a long time before this change of polity was finally confummated. For effecting the object, the canons were, for the most part. topical, and concerned only particular provinces: fo that we find the church, about this date, fays Archdeacon Parker, variously governed, in some places by country bishops, in others by bisiting presbyters, and in fome dioceses by both. Even in the Greek church, it would appear from Balfamon's commentary on the tenth canon of the fynod of Antioch, thorepiscopi and protopa-Bevereg. Symod. Dades co-existed -- κεκωλυμένον ύπο των κανόνων έστιν, έπισκόπους γίνεσθαι είς βραχείας πόλεις καὶ κώμας, καὶ διὰ τοῦτο έχειροτόνουν είς ταύτας πρεσβυτέρους, ήτοι ΠΡΩΤΟΠΑΠΑΔΑΣ, καὶ ΣΩΡ-EMIZKOHOYZ. In the Latin church of the ninth century, the fuperior functionary co-existed with the inferior, the former, we may suppose, in a waning, the latter in a nascent state; and the bishop had the advantage of the triple ministration of chorepiscopus1, archpresbyter, SS. CC. Tom. 12. and archdeacon:—to whom, collectively, the title of "episcoporum ministerii adjutores" is applied by the third capitular of Louis the Pious, chap. v., and that of

" episcoporum ministri," by the second council of Aix-la-

(1) In the full enumeration of ecclefiaftical officers in the Latin ver-Canones Arabici fion of the Nicæno-Arabic canons (of very doubtful, or no authenticity) annexed to the genuine Nicene code, arthpresbyters are also joined with thorepiscopi and archdeacons at a much earlier date (A.D. cccxxv). But there, probably, urban or cathedral archpriests are meant. fifty-eighth canon speaks of the thorepiscopus and archdeacon "tanquam duæ manus et duæ alæ, quibus episcopus volat."

ex editione Alfonfi Pifani et Francisci Turriani in Hartman. et Ruel. CC. Illustr. Tom. II.

Chapelle (A.D. DCCCXXXVI.), in the latter part of chap. II. de vità et doctrinà inferiorum ordinum. From whence may be inferred the compatibility of their contemporaneous jurisdiction, as well as their general subjection to one fuperior.

And why should they not have been co-existent in extensive dioceses? For the archdeacon being, in those days, a close attendant on the bishop in the episcopal city, refident there, and only occasionally, and on special Battoly's Conbusiness, sent, as a commissary or mandatary, into the Partiv chap. 11. country (more often on fecular than on spiritual affairs), there was room enough for the employment of the other two in their purely spiritual capacities, without interference with each other's privileges, or those of the urban bishop. To the chorepiscopus, or billanus episcopus, of the date alluded to, we readily affign' a general fuperintendency over the whole country region and its villages, remote from the episcopal see, and the exercise therein of certain epifcopal functions, gradually more and more curtailed to the period of their final annihilation, in lieu of the urban bishop; who "himself looked Taylor's Epito the metropolis and the daughter-churches by a general xxxvii. fupravision:"-To the archpresbyter, we grant a partial superintendency over a certain number of parishes of a particular diffrict, within the precincts of which he was himself incumbent³.

^{(1) &}quot;Cherenistopi ministerium est," says Ebbo, bishop of Rheims, Opusc. Ebbon. "omnem sacerdotalem totius regionis sibi commissa conversationem corriderates." Remass. gere atque dirigere &c." See P. de Marca de C. S. et I. Lib. 11. cap. xIV. Tom. 1. p. 293. 4to. Edit.

⁽²⁾ So Dr. Cofin, Tab. x1. feems to divide thefe functionaries:—" per Prima Lineatolam aliquam diæcesim; ut episcopi titulares qui olim chorepiscopi, Politeia Ecclo-

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Such an arrangement of ecclefiaftical officers—each respecting the rights and privileges of the other, and all having the common good of the church at heart appears to us as if it must work well, and be productive of much advantage. But it was not fo; -harmony did not, long together, reign between the bishops and their mitred rural deputies, who were continually put down, and again reftored, according to the temper of diocefans, for feveral centuries; till the church, becoming, at last, weary of the continual clashing of episcopal and choreps-Capitular. L. vi. scopal interests, determined, in the time of Charlemagne 2,

cap. 121.

nunc episcopi suffraganei vocantur &c. &c.—In parte aliqua dieceseos, ut archipresbyteri (quos decanos rurales vocant) atque nunc plerumquè adhibentur ad convocandum clerum.—Significandum eis nonnihil ab Ordinario (ut fil) per literas.—Inducendum in beneficia vice archidiaconi remotius agentis."

On the causes which induced the popes to change the chorepiscopi into titular bishops, see Nelson's Rights of the Clergy, p. 127; also Boëhmer. Differtat. v. de Christianorum cœtibus in vicis et agris, § vIII. p. 308. D. I. E. A.

Origines Eccleflaft, I. 11. cap. XIV. § XII. Tom. t. p. 199.

(1) Mr. Bingham alleges other causes for their final suspension and abolition—" Jam verò potestas chorepiscoporum" (I quote from Grischovius's version) "labascebat, et ad deteriorem statum inclinata gradatim imminuebatur, donec tandem sæculo 1x. fictis et fabricatis decretalibus et in scenam productis, haud veri nominis episcopi esse dicerentur: alque ila per paparum tyrannidem in ecclesiis occidentalibus prorsus abrogarentur."

Capitular. Reg. Francor. Lib. VI. c. 121. Tom. I. p. 327.

(3) "Placuit ne chorepiscopi à quibusdam deinceps fiant, quoniam hactenus à nescientibus sanctorum patrum et maxime apostolorum decreta, suisque quietibus ac delectationibus inservientibus facti sunt. Idcircò et olim persæpè, et nostro, à sancta apostolica sede sunt prohibiti; et ne deinceps à quoquam, tam ordinante, quam ordinari cupiente, talis præsumptio assumatur, à cunctis regni nostri episcopis est in synodo canonico prohibitum." And the same was decreed by several other councils (see Ducange in voce chorepiscopus): but yet, for all that, they struggled

on the entire suspension of the latter order; (as far at least as such an object could be effected by canon; for many bishops "suis quietibus ac delectationibus inhærentes," still continued to depute the labours of the episcopate to their inhibited representatives of the country,) and apportioned the feveral duties to the city bishops, archpriests, and rural deans.—" Nomen primum Morin. de Sacr. fustulerunt episcopi, ne amplius superbiendi illis occa- Exercit. IV.c. VI. fionem daret: deinde officia bipertiti sunt. Quæ episco-p. 57. 11. porum erant propria, ut ordinare, ecclesias consecrare. confirmare, et ejusmodi cum nullo presbytero ab eo tempore ampliùs communicarunt, sed sibi solis reservarunt. Cætera verd quæ ad jurisdictionem, et ecclesiæ regimen pertinent, archipresbyteris, et decanis ruralibus poti/himum Unde etiam antiquitùs paulo post chorattribuerunt.

on for a long time after, and were not totally abrogated, as Peter de Marca observes out of Sigebert, till the end of the eleventh century. See De Soto de Institutione Sacerdotum qui sub episcopis animarum curam gerunt, p. 340-41; Dodwell's Separation of Churches, cap. xxIII; Archdeacon Parker's Account of Church Government, p. 160; and Boëhmer Jus Ecclefiast. Protestant. Lib. III. Tit. IV. § XXXI, XXXII.

" Damnatus tamen non ubique chorepiscopus," says Matthæus, " et De Nobilitate utut centiès damnatus, episcoporum ignavid tamen, tum seculi negotiis &c. L. II. c. XL. obsessi et impediti, dum otio suo consulunt, paulatim revixit &c." And fo Natalis Alexander - " Chorepiscopos fovit episcoporum in Sacris De Chorepiscopis ninisteriis obeundis desidia. Homines scilicet laici ad episcopalem dig. Disertatio, p. 187. nitatem honoribus et divitiis opimam evecti, onera illi conjuncta ferre dedignabantur, ideòque illa in thotepiscopos transferebant, dum interim iph liberius genio suo indulgerent." A further reason for the continuance of these prelates may be found in the opportunity thereby afforded to kings and rulers of putting off the election of urban bishops to vacant fees, and receiving into their own pockets, or those of their courtiers, during vacancies, the difference between the larger income of the superior ecclefiaftics and the limited stipend of their substitutes.

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episcoporum extinctionem archipresbyteri à multis decani tutales vocabantur, ut notat Innocentius III.

Nor does Thomassin's appropriation of the antiquated duties of the thorepiscopate differ from Morin's; fave that he grants a share of them to the ruling deacons— " Proximo post chorepiscopos loco erant archipresbyteri,

Vet. et Nov. Eccl. Disciple de Benef. Tom. I. P. I. L. II. e. V.

De Concordia

L. II. c. XIV.

Tom. I. p. 294.

quo factum est ut ubi sublatum est illorum collegium, in maximam partem potestatis et ministerii eorum adoptati hi fuerint, parte reliqua in archidiaconos refusa:"-in which latter remark, he is supported by Peter de Marca, who grants to the archdeacons "follicitudinem animad-Sacerd et Imper. vertendi in presbyteros et pagorum visitandorum, qua præter cætera chorepiscopis competebat;" but takes no notice whatever of the portion of those duties which fell to archpresbyters:—whereas Morin looks upon the latter as having enjoyed them prior to their being shared by the archdeacons—" Postea nescio quo casu plurimum imminuta est archipresbyterorum autoritas, et cum archi-

De Sacr. Ordinat. B. 111. Exercit. IV. c. VI. p. 57. 111.

Elsewhere, Thomassin, cursorily glancing at the decaved office of the chorepiscopus during the fixth and feventh centuries, yet farther notices the strong affinity which it would have borne to the rural archpresbyter's, had the latter enjoyed a greater territorial extent of Thomastin. V. et parochial jurisdiction: " hoc Saltem dicemus, cum arthipresbyteris ruralibus magnam chorepiscopis affinitatem inter-

diaconis contra jus antiquum communicata."

N. E. D. Part 1. L. II. c. I. 16. p. 218.

Colet. Not. ad Can. Arabic. Conc. Nican. SS. Conc. Tom. II. col. 317.

^{(1) —} Which more extensive jurisdiction obtained at a later date in the diocese of Milan, in the case of the foraneous bicars of Archbishop Borromeo.—" ad vicem chorepiscoporum, quibus jam non opus est, accedunt nunc bisitatores quos vocant, in Mediolanensi ecclesia, bicarios forancos: hi sunt sacerdotes probati, quos episcopus deligit, et certas regiones diacesis suæ attribuit inspiciendas et lustrandas, ut in civitate sua gregem

cessifice, si horum sidei plures essent mandatæ subjectæque parochiæ." Lastly, Filesac affirms the identity of the Paracia, cap. IV. Greek persodeutæ and Latin deans rural in these words-"Si jus canonicum Latinorum sequi vellemus períodeutas non alios fignificare quam archipresbyteros feu decanos rustitanos diceremus:" and Natalis Alexander states the Differtatio de devolution of therepiscopal visitation and correction to p. 188.

Differt. Eccles. archdeacons and drans rural: - " Sollicitudinem lustrandi Trias rusticanas parochias, et corrigendi presbyteros, quæ thorepiscopis competebat, in archidiaconos et decanos rurales transfuderunt episcopi." See also Morisan. de Protopapis, Diatriba de cap. vil. p. 108. to the fame point; and particularly, p. 115. where he fays expressly that the protopapae plebium curiones succeeded the chorepiscopi.

But enough:—To multiply authorities on fo clear a point as the origin of the rural archipresbyterate or becanate (for me may, with Thomassin, use the terms as fignifying the same jurisdiction) out of the chorepiscopate, appears altogether unnecessary; and therefore I need not accumulate on the many names already adduced in support of the opinion, those of Goar 1, Valesius 2,

qui extra civitatem est, quasi præjens intueri et curare possit: quibus qui primi nomen hoc imposuerunt, videntur mihi nomen thorepiscopi ab inspiciendis regionibus interpretati."

^{(1) &}quot; 'O HPQTOHAHAZ-qui et HPQTOIEPEYE: arthipresbyter eft, et Jacob. Goar. antiqui cherepiscopi, si non nominis sallem polestatis successor: nam et Eucholog. p. 287. in infulis Venetorum Lectores instituit, et de rebus ecclesiasticis dijudicat. Ubi plures sacerdoles concelebrant, primas inse tenet, et expossion profert: et tandem, ut loquitur Codinus cap. 1. πρῶτός έστι τοῦ βήματος, φέρων τὰ δευτερεία του άρχιερέως: - unde et in vicis, episcopo absente, reliquis facerdotibus femper præeminet, et in eos jus exercet."

^{(2) &}quot;Arehiptenbyteri in vicis et oppidis interdum constituebantur, Valosii Annotationes Socrat. quippe qui fuccesserant in locum chorepiscoporum."

M. A. de Dominis¹, Stillingfleet, Downame, Colet, Richard, Blondel, Brett, Pegge, Nelfon, and others. fpeaks for itself; and, as Morin has observed, the words of the thirteenth canon of the Pavian council (A.D. DCCCL.), repeated in that of Rome or Ravenna (A.D. DCCCCIV.), indirectly confirm the correctness of our view.

L. I. T. XXIV. c. IV. Hoftienfis in Comment. fol. CXIX. SS. CC. Tom. Ix. col. 1070. & Tom. xz. col. 706. Canones Concilii Anonymi.

The canon referred to is an important one; and therefore I quote it in full, with fome of its annexed gloffes: Decr. Greg. IX. " Propter assiduam erga populum Dei curam, fingulis plebibus archipresbyteros præese volumus; qui non solum imperiti vulgi solicitudinem gerant, verùm etiam eorum presbyterorum, qui per minores titulos (ecclesias gl. Host.) habitant, vitam jugi circumspectione custodiant, et quâ unusquisque industrià divinum opus exerceat, episcopo suo renuntient (quod folus epifcopus est judex ordinarius in fud dyoceh de jure communi, gl. Host.) Nec obtendat episcopus non egere plebem arthipresbytero; quasi ipse eam gubernare valeat; quia etsi valdè idoneus sit, decet tamen ut partiatur onera sua; et seut ipse matrici ecclesæ (cathedrali, majori titulo, gl. Host.) præest, ita archipresbyterí præsint plebibus², ut in nullo titubet ecclesiastica

The cited Pavian canon being an important document, the reader will not deem the remarks of Muratori upon it irrelevant. "Ex his habes," fays this laborious compiler, " ruri fuiffe matrices five primarias parochias,

Med. Æv. Tom. VI. col. 364. col. 413.

plebis

⁽¹⁾ See M. A. de Dominis de Republica Ecclesiastica, L. 11. c. 1x. p. 291.

^(*) In accordance with which presidency over the ecclesiae baptismales of the country, here denominated plebes, the earliest attestation of the country archpriest, which has come under my notice, gives him the title of archipresbyter de plebe. It is subscribed to a grant of Benedict, bishop of Adria, A.D. MLIV .- " Petrus archipresbyter de plebe Sancti Muratori Antiq. Caffiani firmavi."

solicitudo; cuncta tamen (subaudi majora et dubitabilia, gl. Host.) referant ad episcopum, (præter minora quæ ipse determinare potest, cum habeat ordinariam jurisdictionem, gloss.) Nec aliquid contra ejus decretum ordinare præsumant: (subaudi etiam leve, cum enim arthipresbyter et archidiaconus vicarii sunt episcopi, patet quod episcopus potest eos, nifi consuetudo obstet contraria, quandocunque voluerit prohibere, vel eorum sententias revocare, gloss. Host.)"

We here see granted to rural archpresbyters (in the first Morin. de Sacris Ordin. P. III. canon of the western church that gives them plenary Exercit. IV. institution, and clearly distinguishes them from the urban officers) the whole of the charepiscopal functions, fave those alone of the highest grade (as collations to holy orders &c.); which the bishops resumed and retained in their own hands: inafmuch as these were incommunicable powers, and could not, canonically, be delegated to perfons not of episcopal dignity. And so close was the approximation, and indiffinct the line of demarcation between archpresbytership at its zenith, and chorepiscopacy at its decline, that the privileges of urban bishops were. at one time, as much infringed by the ambitious interference of their unmitted deans, as they had previously been by that of their mitred suffragans.

Even when the church had decreed, in more than one

plebis appellatione diflinctas, ubi baptifinus celebrabatur; quibus qui præficiebantur, archipresbyteri consuevêre vocari. Erant autem et aliæ minores parochiæ (minores tituli-capellæ) archipresbytero ita subjectæ, ut quoties de ibi collocando rectore five presbytero ad confessiones audiendas, aliaque præler baptifinum, aliaque peragenda, electio fpectaret non solum ad episcopum, sed etiam ad archipresbyterum." After which, he quotes examples of the latter's "jus constituendi rectores in minoribus titulis."

Chronica Gervasii, Scriptor. x. col. 1447.

SS. CC. Tom. XIII. col. 304. can. vII. & col. 425. can. xv. Decret Gregor. 1X. I., v. T. Iv. council, the entire abolition of thorepiscopi, and had, by the canon above cited, and many others, strictly defined the duties of their successors, (so that there should be no more consustion of privileges in the administration of spiritual affairs,) we find the rural arthpriests, like their chorepiscopal predecessors, transgressing the boundary line within which conciliar law had placed them, and at an annual rent ("fub annuo pretio"—" pro certà pecunia quantitate")—simoniacally purchasing of their diocesan bishops a fort of episcopal rank and judicial consequence: till at length, in the twelfth century, the councils of Tours (A.D. MCLXIII.), and of Rome (A.D. MCLXXIX.), viewing the practice, as, at once, a burden and disgrace to the church, and subversive of its discipline, inhibited it, on pain of deprivation.

This, however, was, confessedly, on the part of the bishops, an improper delegation of some of the higher powers of episcopacy to unlawful hands, at the price of a bribe; and, on the part of rural brans, an ambitious attempt to enlarge the exercise of their privileges under

⁽¹⁾ The origin of the abuse, and the interference of the papal see for its suspension, are thus recorded by Pierre Rouvière, in his Historia Monasterii S. Joannis Reomaensis in Tractu Lingonensi:—" Munus eorum, scill detanorum ruralium) etsi initio suit, curare plebem agrestem, minorumque titulorum presbyteros; tamen lapsu temporis eo processit, ut jurisdictione episcopali parte aliqua augeretur. Hic enim est, quod in hoc Tabulario Reomaensi alibique passim tam crebra reperiantur detanorum de rebus ecclesassicis judicia et arbitria, quæ superioribus sæculis non tam facilè occurrunt. Eo verò progressa est aliquando eorum potestas, ut præter illa, quæ erant ordinis nihil non autoritatis episcopalis exercerent, conducta annuo precio episcopi jurisdictione. Quæ res cum Alexandro III. visa esse non parum periculosa, sordida, atque ecclesa onerosa, sic sanxit in Concilio Turonensi. 'Quoniam in quibusam

a certain prestation or payment, similar to that, perhaps, by which archdeacons, at one time, obtained an amplification of their powers.

But that archpriests, with their legitimate and usual capacities, were fuitable fuccessors of billan bishops in the west, may be inferred from the fact, that, in certain dioceses, the former are expressly stated to have been fubstituted for the latter; as the periodental were substituted for the chorepiscopi of the east. In Ireland, for instance, we learn, from the preamble to the constitutions Ware's Works of Simon de Rochfort or de Rupe forti, bishop of Meath p. 141.

(A.D. MCCXVI.), that the legate John Paparo, cardinal & O'Conor's Rerum Hibern. of St. Laurence in Damaso, and legate from Pope Eu- Script. Veter. gene III. to the Irish, ordained, in a general synod, held (A.D. MCLII.), in the abbey of Mellifont, or, as some say, at Kells or Kenanuse in Meath,—" inter alias salubres cc. M. B. et H. constitutiones, tunc et ibidem factas, ut decedentibus thoreniscopis, et exiliorum sedium episcopis in Hibernia, in eorum locum eligerentur, et succederent archipresbyteri à diocesanis constituendi, qui cleri et plebis solicitudinem

mena, CLVI.

partibus decani quidam vel archipresbyteri ad agendas vices episcoporum, seu archidiaconorum, et terminandas causas ecclesiasticas sub annuo precio statuuntur, quod ad sacerdotum gravamen, et subversionem judiciorum non est dubium redundare, id ulterius sieri prohibemus. Quod à quis de cætero fecerit, removeatur à clero: epi/copus autem. qui hoc sustinuerit, et ecclesiasticam jurisdictionem sud patitur dissimulatione perverti, districtione canonica percellatur.' Ita refert can. Quoniam. Ne prælati vices fuas &c. Desiit, ut opinor, haud diu poslea hæc corruptela, sed decanis sua nihilominus mansit jurisdictio, quam describit concilium Coloniense. 'Quosdam accepimus,' inquit, ' impedire Decanos rurales quominus possint officia, et jurisdictionem suam exercere, fimodos liberè celebrare, et excessius corrigere, qui et ipsi intelligant se excommunicationem à jure, et canonibus latam incurrere.' "

gerant infra suos limites, et ut eorum sedes in totidem capita decanatuum ruralium erigerentur &c." After which follows a copious lift of canons regulative of the transmuted office.—all of them of a visitatorial and inspectional character, in order to the reformation of the church and clergy.

See Appendir. Ireland.

> And in the fame country, according to Sir Henry Spelman, the title by which the dean rural was known, viz. corba, was derived, by a barbarous contraction, from chorepiscopus:—" Corba eminentioris loci fuit atque idem qui decanus ruralis, plebanus, archipresbyter, feu chorepiscopus: à quo et nomen (barbará contractione) videtur fortitus. Hibernici enim (literas b et p confundentes) eundem Coppach et Copbach vocant. Cop pro chor, pach, et bach, pro pifc et bisc pronunciantes?."

Gloff. Archaol. in voce, p. 151.

Account of Ireland, Vol. 11. c. xxv. pp. 455, foqq.

(1) From this, remarks Wakefield, we are enabled to form a pretty correct idea of the state of the ancient Irish hierarchy. Ireland was full of chorepiscopi, billage or rural bishops. In Meath there were, Clonard, Duleek, Kells, Trim, Ardbraccan, Dunshaghlin, Slane, Foure, Skrine, Mullingar, Loughfeedy, Athunry, Ardnurchor, and Ballyloughort. In Dublin were, Swords, Lufk, Finglas, Newcastle, Tawney, Salmon-Leap or Leixlip, Bray, Wicklow, Arklow, Ballymore, Clondalkin, Tallaght, and O'Murthy; which included the rural beaneries of Castledermot and Athy. These were all rural beaneries; and, of course, rural sees, before Ledwich's Antiq. the year MCLII. "If the number of rural Deaneries," fays Ledwich, " at their first erection, and afterwards, in consequence of Paparo's regulation, could be discovered, from records in the Vatican, or elsewhere, it would give us the number of rural sees. The rural deaneries, in the common, are not correct, else I might easily have adduced them. bishops, I suppose, might have amounted to above three hundred." also the Rev. W. H. Hale's Essay on Tithes, Part II. p. 53. & notes 1, 2, 3,

(2) See Ware's Antiquities of Ireland by Harris, Vol. II. chap. xxxv., of the Corbes or Corbanes, Erenachs, or Herenachs, &c. "The comorban or corbe is supposed by Usher" (in a treatise written on the subject

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Archbishops of Armagh, p. 101. Vol. I. Works.

pp. 82, 83.

"Quos Græci thorepiscopos, hoc est certarum regiuncu- SS. CC. Tom. larum in qualibet diæces speculatores," says the fynod of Augsburg, " alii archidiaconos, alii archipresbyteros vocant, in nostrà ecclesà cathedrali, quo ad certum districtum mæniis Augustanæ civitatis adjacentem archidiaconi, in reliqua verd diæcest decanotum tutalium nomine censentur."

In the church of St. Martin at Utrecht, according to Molan. de Ca-Molanus, the first of the subdeacons, or the archisub-c.xxxii.p.264. deacon, has the title of chorepiscopus, and exercises the office of arthiptesbyter or dean rural; being not "chori decanus," but " decanus ruralis,- feu primus inter decanos rurales, quem Leodii decanum decanorum vocant." And to Macri Hierothe same root may be traced the thurs or chursts of the p. 147. eastern Maronites—the name by which the archpresbyter or local parochus, according to Dominic Macer, is distin-

in MDCIL.) "to be the same with therepiscopus or arthipresbyter, was of a See God. Most. higher dignity than the herenach, canonically ordained priest, and stated (600-608.) in the mother-church. He had also the first stall in his own church, and 3866. Sambett. an empty stall in the cathedral. The commorban is called in the scholar's certificate given by Sir John Davis, plebanus, quia plebi ecclesiasticæ preelt, having the superintendence over the rest of the body; and so he is called in the faid grand inquisition under the county of Cavan, where it is faid also, that the plebanus or corbe is the head of a larger sept than the herenach, and fometimes of feveral septs, and hath fometimes feveral herenachs subject to him; but that the herenach was head of a fmaller sept, which only was fubject to him. The herenach was admitted only to the first tonfure, and never to the priesthood. Both corbs and herenach were anciently married men, till celibacy was enjoined the clergy; and we find their fons succeeding to their offices; and the layabbot in Wales was under the same circumstances. They were subject likewise to the bishop's visitations, to whom they gave a subsidy at their entrance, and were chargeable with proxies and refections, and, like others of the clergy, were liable to sequestration for cause; of which there is a precedent in the archbishop of Dublin's registry, as to the corbe.

guished; to whom the bishop, at the time of institution, gives the pastoral staff of office.

But this thurs or thurs, as he is called in the language of the people of that country, is rather to be considered an urban ecclesiastic, on the authority of the last synod of Libanus, quoted by Morisan in his *Diatriba de* Brotopapís, than as connected with the villages.

Morifani de Protopapis Diatriba, cap. VII. pp. 112, 113. Waddington's Greek Church, pp. 10, 11.

The Maronites (who are chiefly inhabitants of Mount Libanus), when they retained the chorepiscopi in their towns and villages, established periodental under them, but had no protopopes as plebium curiones, such not being required in addition to the rural circumcursators. Protopopes obtained only in the episcopal city—and there, one only, who was the bishop's vicar. "In ecclesia orientali," says the synod of Libanus, "episcopus in urbe habet vicarium, qui protopapa, protopresbyter, archipresbyter, et à nobis churi appellatur: in singulis vicis, et pagis chorepiscopos constituit: persodentas autem, seu cir-

corbe, in the government of Archbishop Walton, in MCCCCLXXIII."pp. 235-6.—See the Rev. W. H. Hale's Appendix to his Essay on Tithes, Part II., containing an extract from Usher's unpublished treatise on the Herenach, Termon, and Corban lands, in the Lambeth Library. Upon these officers, see also T. D. Whitaker's History of Whalley, Book II. chap. 1. p. 42. "With what exactness," says he, after having described the peculiarities of the Irish functionaries, "do the several characters of these kindred offices in the church of Ireland apply to the Dean of Whalley! For, like the herenach, he had honorem villæ; like the plebanus, he had patronage and jurisdiction over several dependent churches, together with a vicar and chaplain of his own; and like the corban, his function was hereditary, tenable also by persons in inferior orders, and compatible with the married state." It does not appear, that this anomalous personage was a rural bean.—In his person were united the rights of patron, incumbent, ordinary, and lord of the manor. But it has not been found, that he ever had a feal of office.

cumcursatores, atque bisitatores ordinat, quorum cura est. vicos omnes, et pagos circumobire, et cunctos ad rectæ vitæ, sanæque doctrinæ normam efformare. Horum autem dignitas perpetua est, quia per manus impositionem traditur, tametsi propter delictum suspendi possint ab officio, et amoveri." The rarity of Morisan's Diatribe on Greek protopopes in this country will, I trust, defend my introduction of a few more particulars respecting these Syro-Maronite ecclefiaftics at the conclusion of this division of my labours. I fcarce know where elfe to admit them, and they are far too curious to be entirely passed over.

In the presence of the urban bishop, neither the protopope, nor the rural bishop, nor the circumcursator, exercife their functions:—their usual ensigns of office are laid aside:—they neither bear the cross in their hand, nor the mitre on their head, unless expressly licensed so to do by the diocesan. But, in the absence of the latter, the protopope in the cathedral, and the chorepiscopus in the country, on folemn days and feftivals, occupy the first place in the choir, and wear the mitre-leaving the higher feat of the bishop unoccupied. When all these oriental fub-dignitaries are convened before their fuperior prelate, the archpriest or protopope of the city has the precedence of the chorepiscopus, and the latter ranks above the periodeuta. Again, as to the ecclefiaftical Morifun. de protopopis, ornaments alluded to—the protopope is the bearer of two p. 114. crosses, a mitre, and a pastoral staff:—the periodeuta is not entitled to a mitre, but only to a cross, and a shepherd's crook, in token of the commission, with which he is invested, of superintending the diocesan flock,—for he is a diocesan officer. The insignia of the chorepiscopus are the same as those of the archpresbyter of the cathedral.

See the Russian documents of the Appendix; and Dr. Brett on Bishops Suffragan, c. x11. pp. 230, feqq. on the thorepiscopi of Alexandria, Bohemia, &c.

Anglia Sacra,

From Mr. Wharton, it appears that our chorepiscopi or suffragans of the west were allowed the baculus pastoralis; and Mr. Anftis is of opinion, that they were mitres Wolfey, p. 91. with a flit in the front, in order to distinguish them from the fuperior prelates. See the feal of the Suffragan Bishop of Philadelphia below engraven. It is probably the only feal of a bishop in partibus infidelium now remaining; and if fo, a curiofity of no fmall regard1.

Pegge in Ar-chaol Vol. VII. p. 362. XXXVIII.

(1) The seal is below engraven for the sake of exhibiting the insignia of office of the Anglican chorepiscopus. It presents to our view the effigy of Bishop Swillington in pontificalibus, standing in a tabernacle, with a heart in his right hand, and a cross in his left. The coat underneath the figure is, a fesse charged with three pellets between three tons, and the infcription runs s. DOÏNI . TOME . EPISC . PHILADELPHIENCIS.

Thomas Swillington, Pegge tells us, was prebendary of Stow in Lindsev, in the church of Lincoln, and appointed suffragan to John Longland, bishop of that see, with the title of Philadelphia, July 15, MDXXXIII. The exercise of his episcopal function was confined to the two archdeaconries of Lincoln and Leicester.



SECTION IL

THE ORIGIN OF Beans Kural in England.—Institution of PARISHES AND PAROCHIAL CLERGY.

EFORE the division of parishes, the endowment of parochial churches, and incardination of presbyters in country cures, it were vain, of course, to look for deans rural in A few remarks, therefore, on these preliminary measures, will neither be uninteresting, nor irrelevant. They will aid us in our investigation of the specific

subject of the present section—the origin of the decanal

office in our own illand.

(1) " Voz napomía paræcia in antiquis ecclesiæ scriptoribus et canoni- Beveregii Cod. bus conciliorum, territorium, sedem, sive ditionem ad episcopum perti- Can. Eccl. Prim. nentem perpetud significat: quo sensu hodiè vox diœcesis à nobis vulgò L.II.c.v.p.218. usurpatur, aded ut unusquisque episoopus suam haberet napoixían, quam episcopali autoritate gubernabat." But, subsequently, it came to signify a parish, as at prefent understood; in which sense it is used by Theodoret, in his epiftle to Leo M. and in the seventeenth canon of the occu- Epift. III. menic council of Chalcedon. See P. de Marca de C. S. et I. Lib. II. Routh Script. c. XIII. 3. Bilfon's Perpetual Gouvernement of Christes Church, chap. II. Tom. II. p. 467. p. 184. Edit. MDXCIII, and Slater's Answer to Lord Chancellor King's Enquiry, &c. pp. 31, fegg. (which, by the way, fo far fatisfied his lordship, that he gave the author fome preferment; though the differenters continue to quote his lordship's Primitive Christianity as if it had never been abundantly refuted, even to the conviction of its noble author)—also fee Burton's Eccles. Lectures, x11. p. 359.

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Downame's Confecration Sermon, p. 25. & Defence, B. 11. c. i. p. 8. Kennett's Cafe of Impropriations, fub initio. Stillingfleet's Beel. Cafes, Works, Vol. III. p. 649. Cawdrey of Patronage, pp. 18, feqq. Burnet's Paftoral Care, c. x. Southey's Hift. of the Church, Vol. 1. c. VI. pp. 79, feqq.

The παροικία was here, at first, as elsewhere, the διοίκησις (vide Suicer. T. E. in v. διοίκησις. v.)—the whole episcopal district—in which the bishop and his clergy lived together at the cathedral or mother-church (fo called, fays Panormitan, " quia sicùt mater generat, ità et ecclesia baptismalis regenerat," Tom. 11. p. 73), and performed in one fpot the public offices of religion to the congregated worshippers of a whole diocese; or supplied the few widely-scattered chapels, field-churches, or oratories, in the more remote parts of the country, with fpiritual inftruction and confolation, by the inftrumentality of itinerant priests; who themselves, here and there. erected fuch local houses of prayer, out of the means fupplied by the liberality of bishops and contributions of converts; while the munificence of pious kings and princes, in places of the greatest resort, gave being to cathedrals or diocefan temples.

Selden's History of Tythes, c. 9. I. p. 250,

Churches were, doubtless, erected here, soon after the first preaching of the Gospel 2—probably in the first

Collier's Ecclef. Hift. of Gt. Bri-1. pp. 3. 6, seqq.

The Description of England, B.11. c. I. p. 135.

^{(1) &}quot;These churches are called cathedrall," says Holinshed, "bicause the bishops dwell or lie neere unto the same, as bound to keepe continuall residence within their jurisdictions, for the better oversight and gouvernance of the same: the word being derived à cathedra, that is to saie a chaire or feat where he resteth, and for the most part abideth. At the first, there was but one church in everie jurisdiction, wherinto no man entred to praie, but with fome oblation or other toward the maintenance of the pastor: for as it was reputed an infamie to passe by anie without visitation: so it was a no lesse reproch to appeare emptie before the Lord. And for this occasion, also, they were builded verie huge and great, for otherwise they were not capable of such multitudes as came dailie unto them, to heare the word, and receive the facraments."

⁽²⁾ To what particular apostle Britain is more immediately beholden tain, B. I. Cent. for its acquaintance with the truths of Christianity, it is faid to Digitized by GOOGIDE

century:—for, though the earliest teachers may have congregated their auditors at croffes in the open air; it is inconceivable, how Christianity could be long and extensively received amongst the people, in such a climate as ours, without churches1, or, at least, some convenient houses, or other places in the nature of churches, appointed for the exercise of devotion. And we know, on Tertullian. adincontrovertible evidence, that, in the fecond century, p. 212. Britain had generally received the Gospel—the "Britannorum inaccessa Romanis loca" were, in Tertullian's words, " Christo subdita." Nor less certain is the insti- Lloyd's Church tution of bishops, priests, and deacons, among us; - Great Britain,

Government of c. III. p. 7 l, feqq.

be difficult to determine. But the evidence which proves that a Chrif- See also Nelson's tian church was planted here by some of the apostles, and most probably by the great apostle of the Gentiles, is assuredly entitled to grave consi-tivals, chap. xi. deration. The reader, who may be defirous of pursuing the subject (too extensive to be here incidentally discussed), will find all he can require to establish St. Paul's claim, in Bishop Stillingsleet's Origines Britannicæ, chap. 1. pp. 35, feqq.; Bishop Burgess's very learned "Tracts on the Origin and Independence of the Ancient British Church," (2d Edit. London, MDCCCXV); "Remarks on the Western Travels of St. Paul," (London, MDCCCXX); " A Charge to the Clergy of Sarum" (MDCCCXXIX), pp. 11, seqq.

Companion for the Fasts & Fespp. 111, foqq.

(1) Professor Burton says, there is no evidence of Christians assembling Lectures on in what would now be called a church, before the third century. charge of having neither altars, images, nor temples, was brought against p. 279. them as late as the beginning of the third century. Still I think they must have had buildings of some kind or other for their religious worship in Britain before this date. Bede fays the British Christians restored their churches after the Dioclesian persecution. So that they must have existed before that event. See Brett's Account of Church Government &c. p. 169. 2d Edit.

(2) The council of Arles in France (A.D. CCCXIV.) was attended by Lloyd's Church three British bishops (probably the three metropolitans of York, London, c. III. p. 72. and Caerleon?), by one presbyter, and one deacon: - all of whom Cavo's Church

fubscribed, Government,

whereby the form of church-government was complete, and, spiritually speaking, the British church fully established. See Dr. Burton's Thoughts on the Separation of Church and State, pp. 3, feqq.

Strong, however, and uninterrupted as is the evidence of a visible church in these realms, through, what is

Annott. in Can. Conc. Nicen. I. p. 78. Routh's *Relig*. Sacræ, Vol. IV. pp. 94-5. History of the Anglo-Saxons, Vol. 1. B. 1. c. v111.pp. 83,feqq.

fubscribed, or rather prefixed their names. "Unde simul constat," says Synod. Tom. II. Bishop Beveridge, " non episcopos tantum, sed presbyteros et diaconos istis diebus hic constitutos este, ac proinde perfectam etiam ecclepam, toto ecclesiasticarum personarum numero absolutam." (Vide plura in loco.)

> The civitates of Britain, at the time alluded to, were thirty-three; of which thirty were in England and Wales: and Mr. Turner thinks that the ecclefiaftical concerns of each civitas were regulated by a diocesan bishop: over whom was a superior bishop in each province, answerable to our metropolitans, though not distinguished with the title of archbishops. See Wharton de Episcopis Londinensibus, pp. 4, 5. and Whitaker's History of Manchester, Vol. 1. B. 1. c. x1. pp. 402, seqq.

Matth, Westmonaft, ad. ann. 586.

Annotationes ad Can. Conc. Nican. Primi, p. 58. Bedse E.H.G. A. L. I. CED. XXV. L, v. cap. xxiv.

(1) The light of the Gospel having been introduced into Britain, was never afterwards extinguished. When driven from the interior provinces by the devastating sword of the pagan Saxon, the British church withdrew with its hierarchy into the fastnesses of Wales and Cornwall; and was there existing as an apostolical, independent church, (" airoxidex dec." fays Bishop Beveridge, " nulli extraneo episcopo, sed suo soli metropolitano subjacens,") when Augustine arrived in the Isle of Thanet (A.D. DXCVI).-Nay more-preferring its integrity for a century and a half and beyond, after the monk had commenced, with his forty coadjutors. the labours of re-converting the then heathenized inhabitants of the interior of the island. See the bishop of St. Asaph's admirable annotations on the fixth Nicene canon; Borlase's State of Christianity in Cornwall, § 111. p. 340. Antiq. of Cornwall; Cave's Differtation concerning the Government of the Ancient Church, c. v. pp. 248, feqq., and Soames's Bampton Lectures, p. 453.

The evidence of each fuccessive age most clearly proves, as Bishop Burgess has long since shewn in his profound and accurate researches on the subject, that Christianity was at no period extirpated from Britain. (See Pagitt's Christianographie, P. 111. pp. 6, seqq.; The Conti-

nuance

called, the British period of our ecclesiastic history, viz. the first six hundred years after Christ—there is no trace of a parochial clergy in the modern acceptation of the Bishop of Idn. term:—nay more—for two centuries, or nearly fo, after flation Charge, MDCCIX. p. 26.

muance of Christianity in Britaine; and Roberts's Appendix, No. v1. History of the Ancient British Church; and Bishop Burgess's Tracts before quoted, pp. 96. 125, feqq.

In the first century we have the preaching of the Gospel in Britain by the great apostle of the Gentiles — Παῦλος — κήρυξ γενόμενος εν τε τη Clemens Roman. ad Cor. άνατολή και ΕΝ ΤΗ ΔΥΣΕΙ-δικαιοσύνην διδάξας όλον τον κόσμον, και p.8. ΕΠΙ ΤΟ ΤΕΡΜΑ ΤΗΣ ΔΥΣΕΩΣ ΕΛΘΩΝ-κ.τ.λ.

In the fecond—the public avowal and protection of Christianity by Bods H.E.G.A. Lucius, a British prince—" the first Christian king in the world"— Carto's General (A.D. CLXVII.—CLXXVI.)—" called by the Britons Lever Maur, The land, Vol. 1. B. Great Brightness." By whose means, undoubtedly, the Christian church II. vIII. in our isle (Stillingsleet's Origines Britannica, chap. 11. p. 62.) was che- Government, rished and advanced, though not originally founded. For we cannot c. v. p. 245. award him the plenary praise of Michael Drayton's muse, as-

" That good king, to whom we chiefly owe This happiness we have, Christ crucified to know."

Drayton's Polyolbion, Song 8.

See Stevenson's Supplement to Bentham's Ely, Remarks, pp. 145, seqq. Solden's noise, "King Lucius." Hale's Primitive Church of the British Ifles, pp. 106, feqq., and Roberts's Chronicle of the Kings of Britain, B. III. pp. 90, 91. and notes.

In the third and fourth, the Dioclesian persecution—" omnibus fere Bods E.H.G.A.
L.L. capp.vi.vii. anteactis diuturnior atque immanior"—in which St. Alban, our proto- Henr. Huntingmartyr, and Aaron and Julius, "legionum urbis cives," and many p. 305. others, fell.

In the fourth, the presence of a deputation of British bishops at the Bingham's Eccouncils of Arles (A.D. cccxIV.), Sardica (A.D. cccxIVII.), and Arimi- c. VI. 20. & notes num (A.D. ccclix.)—" the most avouchable evidence," in Fuller's words, there. Church History, " of Christianity flourishing in this island in this age"-

clef. Antiq. B. IX. Cent. IV. B. 1. o. 24. Drayton's Polyolbion, Song 8.

"- When the primer church her councils pleaf'd to call, Great Britain's bishops there were not the least of all, Against the Arian fect at Arles having room, At Sardica again and at Ariminum."

the landing of Augustine and his companions in the Isle of Thanet (A.D. DXCVI.), we are told by a high authority in these matters, Archbishop Wake, "there were no such things as either parish-churches, properly so called, or

Bedse E.H.G.A. L. I. c. XVII. CC. M. B. et H. Vol. 1. p. 1. ac. 446, p. 2. ac.449.

In the fifth, the fynod of Verulam (against Pelagianism; which, at that time, in Bede's language, "fidem Britannorum fædå pefte commaculaverat")—where were present, in addition to the British prelacy, Germanus bishop of Auxerre, and Lupus bishop of Troyes-" Apostolici patres,"—" qui ad confirmandam fidem gratiæ cælestis Britannias venerunt." See Smith's notæ ad Bedam, p. 54; Carte's General History of England, Vol. 1. B. 111. 111. pp. 182, fegg., and Dr. Hales's Primitive Church of the British Isles, p. 131.

Bedse E.H.G.A. L. I. c. XXI. Nennii Hist. not. ad Concil. Britan. ac. 449.

In the fame century—a fecond fynod, three years afterwards, against the fame herefy, at which attended Germanus again, and Severus bishop c. 38. Wilkins's of Triers, a disciple of Lupus. When, likewise, the incestuous marriage of King Vortigern with his own daughter was condemned by the bishop of Auxerre and the whole British clergy in council affembled.

Grier's Epitome of the Councils, p. 83, 84.

In the fame century—two or more Irish synods recorded by Wilkins: and others again, which the industry of Sir W. Betham has lately brought to light, held about the year CCCL. (Irish Antiquarian Researches.)

CC. M. B. et H. Vol. 1. p. 8. ac. 519.

In the fixth, the celebrated fynod of Menevia—a general convention of all the bishops and clergy on account of the Pelagian controversy, at Llanddewi Brefi, under Archbishop David; who removed the metropolitan church from Caerleon to Mynyw-" ab urbe legionum ad suam Meneviam"—(" fince, holy David's Seat"—Drayton) St. David's. Bale and Wilkins in CC. M. B. et H. Vol. 1. p. 8, note; Stillingfleet's Origines, c. v. p. 348; Rapin's England, Vol. 1. B. 11. p. 43; and Carte's England, B. III. III. p. 186. Tyrrell's General History of England, Vol. I. B. III. p. 149; and Hoare's Giraldus Cambrensis, Vol. II. B. II. c. I. and Annotations by Sir R. C. H.

Polyolbion, Song 5. p. 263. & Selden's IIlustrations.

In the fame—the fynod of Victoria, also in Wales, for the confirmation of the acts of the preceding fynod of Menevia. (Ex Giraldo Cambrens. lingfloet's Origi- de Vita S. David. lect. 9.)

Collier's Eccl. Hift. of Gt. Britain, B. I. Cent. VI. p. 56. & Stilnes, c.v. p.350-1. Bedæ E.H.G.A. L. 11. cap. 11. CC. M. B et H. Vol. 1. p. 24. See note ex Spelman. ibid.

In the feventh, the meeting of the bishops or doctors of the Britons with Augustine at Augustinaes-ac; and at a second fuller synod, when the British bishops (septem Britonum episcopi, et plures viri doctissimi maximè de nobilissimo corum monasterio, quod vocatur lingua Anglorum Bancor-

fettled priefts to officiate in them." But this is rather assumed as probable than proved as certain. The state of the case I believe to be this: -The historical docu-

Bancornaburg, cui tempore illo Dinooth abbas præfuisse narratur) Stillingsleet's delivered their ever-memorable protest against the Pope's authority, and pp. 356, soqq. all communion with the church of Rome: - when "the rude schifmatics, in the form of the clerical tonfure, and in the day of the celebration of Easter, obstinately resisted the imperious mandates of the Roman pontiffs." So writes the infidel Gibbon.—We care little for the farcasm intended to be conveyed; while the fact itself is so fully acknowledged. V. III. p. 624.) See the abbot of Bangor's answer, refusing subjection to Austin and the Pope, in Wilkins, CC. M. B. et H. Vol. 1. pp. 26, 27; Carte's England, Vol. 1. B. 111. x111. p. 224; Rapin's England, Vol. 1. B. 111. p. 68; Tyrrell's England, Vol. 1. B. IV. pp. 160, feqq.; and The Chronicle of the Kings of Britain, pp. 175, feqq., and Roberts's notes. Upon which answer, Nathaniel Bacon remarks-" This was the Britons' resolution, Historical & Poand they were as good as their word; for they maintained the liberty of litical Discourse their church five hundred years after this time; and were the last of all p. 13. the churches of Europe that gave their power to the Roman beast; and in the person of Henry the Eighth, that came of that blood by Teuther,

the first that took away that power again." But, Mr. Johnson says, soon after Bede sinished his Ecclesiastical Hi- Ancient & Preftory (A.D. DCCXXXI.), "the Welsh as well as English became entirely fent Church of England, Vol. 1. Romanists;"—while others, with more truth, have held, that there is evi- p. 4. dence of the British church having maintained its independence of the fee of Rome as late as the year DCCCCIV. (see Collier's Church History, B. m. p. 171), and even till the conquest of Wales by Henry I. See Archdeacon Goddard's fecond Visitation Charge to the clergy of Lincoln, MDCCCXX. p. 27, note, and again note p. 82. "Notwithstanding an infulated fact or two which mark communications with Rome, and even deference to it," fays the archdeacon, "though not fubjection, the British church may be faid to have fubfifted throughout the Saxon times in the remote parts of the island, nor was it finally merged in the church of England till the conquest of Wales under Henry the First." See Bishop Burgess's note on British Ordination, Tracts on the Origin of the Britich Church, Appendix, p. 318. "In Ireland," writes Mr. Roberts, "it Hift. of Ancient continued to the reign of Henry II." Appendix, No. v1.

Brit. Church, p. 323,

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Wharton's Defence of Pluralities, pp. 51, foqq. pp. 71, feqq. Dr. Field of The Church, B. v. p. 740.

ments are few that have come down to us, bearing upon Solden's Hist. of the polity of the ancient British church; and those few give us no reason to form of the second to the second give us no reason to suppose that the practice of this island, in respect of its then imperfect church-economy, differed from what was uniformly received through those parts of Christendom of which we have the best testimony remaining:—in all of which, a fystem of collegiate union and miffionary inftruction feems uniformly to have preceded the appropriation of presbyters to particular cures—in accordance with which the bishop and his clerus continued to live together at the cathedral, and to perform the ordinances of religion there and abroad, as occasion required; until such time as the ecclesiastic economy of the diocese was matured for clerical residence on endowed country cures. ¹The latter point, the British church, as distinguished from the Anglo-Saxon, is supposed by Selden, Wharton, Inett, Wake, and others. never to have attained. At least, no evidence of the fact, worthy of credit, has descended to our times; and, in the absence of such, the general custom of Christendom is applied to the British church; which is concluded never to have had an incardinated parochial ministry.

> Still, auxiliary churches, or villican chapels of ease to cathedrals or mother-churches, were erected by the British bishops and missionary clergy, out of the contributions

Parochial Antiquities, Vol. I. p. 35.

⁽¹⁾ The story of the parish-priest of Cumpton, i.e. Long-Cumpton in Warwickshire, waiting on Augustine on his way to the conference of the British bishops in the remoter parts of Mercia, and complaining of the non-payment of tithes by the lord of the manor, is rejected, with its miraculous accompaniment, as an abfurd legend:-indeed, were it, in all its circumstances, true, Bishop Kennett remarks, it would carry back parochial incumbency to a very early date.

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of the faithful, in different parts of the country, remote from the epifcopal fees. Of the fact of fuch erections no doubt exists. They are, again and again, noticed in Bede and other writers, as well as the parent edifices. They are mentioned also in those most authentic records of contemporary matters of church-history, the fynods of the day, in the tomes of the councils of Great Britain and Ireland. To particularize feems fcarce necessary. Let it fatisfy the reader, that ages before the Gregorian miffionaries and their Saxon converts began, "convenire, Bode H.E.G.A. psallere, orare, missas facere, prædicare, et baptizare," in the much-vaunted church of St. Martin by Canterbury, the native Britons had erected that edifice—" ecclefia in honorem Sancti Martini antiquitùs facta," fays Bede, "dum Stevenson's adhuc Romani Britanniam incolerent:" and there the Bentham's Ely. Christian Bertha, Queen of Kent, had been wont to pray with her chaplain, Bishop Luidhard, and a Christian congregation. Ages before the Romanists obtained their licence "ecclesias fabricandi vel restaurandi" on British foil, the aboriginal "fideles Christi" had constructed places of worship in various parts of the island; and,

⁽¹⁾ Many churches and parishes still retain the names of British saints; Kennett's Cafe not only in Wales and Cornwall (where we should expect to find them), of Impropriations, p. 5. but in the bowels of England, and in Huntingdonshire more, perhaps, Whitaker's High. than in any other midland county. The churches of Evesham, Avalon V. II B. II. c. XI. (Stillingfleet's Origines B. c. I. p. 26), Manchester (St. Michael's), Dover § III. pp. 440. Castle, and other places, are supposed to have been of British origin, equally with St. Martin's by Canterbury. See Stillingfleet's Ecclefiastical Cases, Vol. 1. pp. 125, seqq., and an interesting account of the Anglo Roman Church of Brixworth in Northamptonshire, in the British Magazine, Supplement Dec. MDCCCXXXIII. pp. 746, seqq.; also see Hart's Medulla Conciliorum, cap. v. pp. 38, feqq., a valuable fynopsis, highly creditable to its compiler.

when the Diocletian' "turbo persecutionis," which had razed them to the ground, had blown over, the same indigenæ had again restored them—"progressi in publicum sideles Christi, qui se tempore discriminis sylvis ac desertis abditisve speluncis occultaverant, renovant ecclesias ad solum usque destructas, basilicas sanctorum martyrum sundant, construunt, persiciunt, &c."

A Defence of Pluralities, p. 66. In those early days, any pious priest, who designed to instruct the country people, Mr. Wharton thinks, might, with the approbation and licence of the bishop, build to himself a church—"a plain and humble conveniency of divine worship"—and therein, after consecration duly performed, might teach as many of "the neighbouring rustics" as chose to attend upon him.

Synod. S. Patric. &cc. CC. M. B. et H. Vol. I. p. 3. To fuch non-parochial foundations, the twenty-third canon of the Irish episcopal synod (A.D. cccclvi.), seems to refer—"Si quis presbyterorum ecclesiam ædiscaverit, non offerat, antequàm adducat suum pontificem, ut eam consecret, quia sic decet," (c. 23), &c. And such were those of Dubritius, in South Wales (A.D. ccccxc.); whose primitive church-establishment, recorded in an anonymous MS.2 of the Cottonian Library (since printed in

Lactant. de Mort. Perfec. c. 15.

Defence of Pluralities, p. 67.

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⁽¹⁾ Though Constantius, the Roman governor of Britain at that time, had an inclination to favour the Christians, yet it was not in his power to dispense with the Imperial edicts, and he complied so far with them as to demolish the churches.

⁽²⁾ This ancient author de Fundatione Ecclesiæ Landavensis (who wrote circiter A.D. MCXX, as Wharton thinks) has been misunderstood. Far from proving the division of dioceses into parishes, and affixing certain priests to them, the A.S. only shews that the province of South Wales (Dextralis Britannia) was then divided into several dioceses, and bishops ordained in every one of them: the term parochia being the ancient

the Monast. Anglican. Tom. III. p. 188), is cited by Selden, in his History of Tythes-"Videns Sanctus Dubritius largi- Chap. 9. 1. fluam potentum manum erga sibi commissam ecclesiam, partitus est discipulos, mittens quosdam discipulorum suorum per ecclesias sibi datas; et quasdam fundavit ecclesias; et episcopos per dextralem Britanniam coadjutores sibi, ordinatis parochiis suis, consecravit."

These churches of the Irish and Welsh archbishops, Bodse E.H.G.A. like the earliest of the Anglo-Saxon foundations of after- & Smith's note. date, (witness that noted by Bede "in villa comitis cujusdam qui vocabatur Puch," who invited the bishop of Hexham to confecrate it: and a fecond "comitis vocabulo Addi," confecrated by the same prelate—since called South and North Burton) circiter A.D. DCC, had some kind of limits of adjoining villages or towns, and fo were in that respect parochial: but the parochiæ were limited only in regard of the ministering presbytery, and the feveral functions of the bishop's chaplains—" episcopi clerus"-fent, as occasion required, from the cathedral or religious house adjoining, to preach the word and administer the sacraments within appointed circuits. Still, the larger provinces of the prelates being denomi- Selden's Hift. of Tythes, c. 9. 11.

ecclefiaftical name of a diocese. As for the supply of country churches, this testimony seems rather to imply, that it was performed by itinerant priests, whom Dubritius sent in their turns out of his own college. However, afterwards, when the Britons were driven into Wales, and Ejufd. p. 69. were fully fettled in it, that country being become populous thereby, they found it necessary to divide it into parishes, and to assign priests to them. For in the laws of Howel Dha, king of Wales, made about the Spelman. Concil. year DCCCCXL, there is mention made of the house of the parish priest, "domus Capellani villa," in every village. Although the division was Collier's Eccl. even then so imperfect, that frequent subdivisions were subsequently p. 178.

Ejufd. p. 413. made; as appears from the thirty-fifth law of the same king.

Wharton's Defence of Pluralities, pp. 63, feqq.

nated parochiæ, these little districts of delegate ministration assumed, it may be from analogy, the same appellation, being the contracted dioceses of subordinate ambulatory clergymen; but not, ftrictly speaking, parishes in the ordinary acceptation of the word, though fuch they have erroneously been supposed to be.

Kennett's Cafe of Impropria-tions, p. 3. Stillingfleet's True Antiquity of London : Ecclef. Cafes, V. 11. p. 578.

While this primitive arrangement prevailed, in the nonage and immaturity of Christian discipline and practice, the missionaries dispensed the word and sacraments abroad; and, returning from their holy circuit to the centre of unity, the epifcopal college, reported to their diocesan the state of his mapoiría, and the success of their evangelizing tours. So long, then, there was no call for the furveillance of local deans,—the Christian flock either being habitual worshippers coram epi/copo, in prefential communion with him, or constantly reported to him by the delegated emissaries of his college, the diocesan priests.

Tythes, c. 9. I.

L I. c. XXVII. & L. IV. C. XXVII.

The duration of this simple church-polity is not Selden's Hift of exactly known. In the British times it doubtless commenced; though little or no testimony, as I have said, is extant to declare the ecclefiaftical usages of those primi-Beds Hist. Ecol. tive times; and, after a period of pagan darkness and perfecution (which drove the ancient infular clergy into Wales and Cornwall), the fame economy again appears in the days of the Anglo-Saxons; a community and collegiate life of the bishop and his clergy being appointed for the model of the latter church by Pope Gregory at its first establishment; and the system of itinerant preaching and dispensing the word and facraments, by temporary ministers dispatched from the affociated body, being generally practifed when venerable Bede-" presbyter

Wharton's Defence of Plural p. 74. Alcwin. de Pontif. et Sanct. Ebor. v. 1289.

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eximius meritis"— finished his church-history (A.D. DCCXXXI).1

Nay, it would appear, from his celebrated Epiftle to Carto's General Archbishop Ecgbert on the state of religion in North-land, Vol. 1.

B. 111. XVII. umbria (A.D. DCCXXXIV.), that those parts were almost pp. 242, seqq. utterly destitute of spiritual assistance, not only from bishops, but from missionary presbyters also. The former not only neglected to visit, in person, the villages and hamlets of the inaccessible and mountainous woodlands. but fent no officiating ministers from the episcopal college, supported though it was by the general fund of

(1) The usage of the British church and people in respect of itine- Bodse H.E.G.A. rancy, about the year ccccxc, has been already declared, in a passage cited from the \$15. History of Llandaff. " If any credit is to be given Wharton's Deto the ancient lives and legends of the British bishops and saints, this fence of Plurawas the practice at that time in the British church: That the bishops at their cathedrals, and holy abbots and doctors in feveral parts of the diocefe, should educate and maintain great numbers of priests in a collegiate life, and preside over them; who in their turns should travel about and instruct the lay Christians in all the circumjacent territories; and that being done, return to the college, and give way to others to fucceed them in the same employment." But, on the other side of the question, see Mr. Whitaker's remarks in his History of Manchester, Vol. II. B. II. C. IX. § 11., and also Epist. Gildæ. Scriptores, xv. pp. 23, seqq. Increpatio in Clerum.

In reference to the English Saxons (A.D. DCLXIV.), itinerancy is pointedly shewn in the following anecdotes of our great ecclesiastical historian—" Si quis sacerdotum in vicum fortè devenerit, mox congregati in unum vicani verbum vitæ ab illo expetere curabant. Nam neque alia ipfis sacerdotibus aut clericis vicos adeundi, quam prædicandi, baptizandi, infirmos visitandi, et (ut breviter dicam) animas curandi, causa fuit." And before, in the same chapter-" ubicunque clericus aliquis aut monachus adveniret, gaudenter ab omnibus tanquam Dei famulus exciperetur. Etiamsi in itinere pergens inveniretur, accurrebant, et sexa cervice vel manu signari, vel ore illius se benedici gaudebant. Verbis quoque

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Epist. V. Bedæ ad Ecgberct. Antist. Edit. Smith, p. 307. 1. 25.

the diocefan tithes 1, levied on the deferted diffricts— " Audivinus enim et fama est," writes the presbyter to his metropolitan, " quià multæ villæ ac viculi nostræ gentis in montibus sint inaccessis et saltibus dumosis positi, ubi nunquam multis transeuntibus annis sit visus Antistes qui ibidèm aliquid ministerii aut gratiæ cælestis exhibuerit, quorum tamen nec unus quidem à tributis Antistiti reddendis esse possit immunis; nec solum talibus locis desit Antistes, qui manûs impositione baptizatos confirmet, verùm etiam omnis doctor, qui eos vel fidei veritatem, vel discretionem bonæ ac malæ actionis edoceat, abst."

The archbishop himself being unable to attend to all

quoque horum exhortatoriis diligenter auditum præbebant" &c. And 1.ib. IV. C. XXVII. again elfewhere-" Erat quippe moris eo tempore populis Anglorum, ut veniente in villam clerico vel presbytero, cuncti ad ejus imperium verbum audituri confluerent, libenter ea quæ dicerentur audirent, libentiùs ea quæ audire et intelligere poterant operando sequerentur."

H.E.G.A. L. 111. c. 11. I. 11. c, XIV.

Facilities of local worship were then most rare. Churches were very widely scattered. In the part of Northumbria, denominated Bernicia, (Northumberland and the South of Scotland between the Tweed and Firth of Forth) we are assured, on the high authority of Bede (A.D. DCXXXV.), there was no church or altar erected—" nullum fidei Chriftianæ signum, nulla ecclesia, nullum altare, &c"-save only the church of St. Oswald. In Deira (Lancaster, York, Westmoreland, Cumberland, and Durham) no oratories, or baptisteries, save one basilica alone in the villa regia of Campodonum. For an account of the structure and materials of many Saxon churches, see Turner's History of the Anglo-Saxons, Vol. II. B. XII. c. v. pp. 415, feqq., and Hart's Medulla Conciliorum, c. v. pp. 38, feqq.

Kennett's Cafe of Impropriations, p. 3.

(1) While the necessities of the country were thus upon occasion supplied, it did not alter the state of the ecclesiastical patrimony; which still remained invested in the bishop for the common uses of religion, as devoted folely to God and his clergy. Out of the general fund the bishop gave to each officiating minister the dividend to which he was entitled for the spiritual duties he performed at the bishop's mandate. Digitized by GOOGLE

the ministrations of religion in all parts of his vast diocese, the writer urges the appointment of affistant itinerant presbyters and teachers-" quia latiora funt spatia Ejusa. p. 306. locorum, quæ ad gubernacula tuæ diæcesis pertinent, quàm ut solus per omnia discurrere, et in singulis viculis atque agellis verbum Dei prædicare, etiam anni totius emenso curriculo, sufficias; necessarium satis est, ut plures tibi sacri operis adjutores adsciscas, presbyteros videlicet ordinando, atque instituendo doctores, qui in fingulis viculis prædicando Dei verbo, et consecrandis mysteriis cælestibus, ac maximè peragendis sacris baptismatis officiis, ubi opportunitas ingruerit, infiftant."

At this date, then, we may conclude, the system of missions from the episcopal college, ill supported as it was in certain parts of Northumbria, was the only mode Bingham's Ecof propagating the truths of the Gospel amongst the clef. Antiquities, unconverted, and fupplying the returning wants of fpi-B. IX. C. VIII. 6. ritual ministration amongst the faithful. At least, the only material modification of it (if modification it can be called) was in fuch parts of the country, as Chriftianity most prevailed, wherein, says Bishop Stillingsleet's Pref. to Eccles.

"encouragement was given for building churches, at a Cases, Works, Vol. III. p. 615. convenient distance from the cathedral, and settling a number of presbyters together there, which were after- wharton's Dewards called collegiate churches:—to which the great p. 68. and devout men of that time gave liberal endowments, that they might the better attend the fervice of God there, and in the country about them." Whence other zealous intinerants, again, iffued forth upon the same footing as from the episcopal college, to convert and instruct the circumjacent inhabitants; and continued so to do, as long as the miffionary fystem of evangelizing

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prevailed—till, in short, the country was parochialized.—And when did this important innovation take place?

The idea of parishes, viewed in the light of "districts bounded in regard of the profits from the people therein," in Fuller's words, "payable only to a pastor incumbent there," is inconsistent with the community of ecclesiastical profits jointly enjoyed by the bishop and his clergy during the greater part of the eighth century. But towards its close, Christianity having rapidly advanced, and "devotion," to use Selden's phrase, "having grown firmer," the establishment of proper parochial cures was generally commenced by the bishops and kings, in their respective manors, and, more especially, by the opulent thegas, the great landed proprietors of

Bishop of Lincoln's Vifitation Charge, MDCCIX. p. 26. Kennett's Cafe of Impropria-

tions, p. 6.

Church Hift. Cent. VII. p. 80.

tion, MDCCLIX.

Sherlock's Charge at Vifita-

Bods E.H.G.A. (1) "Birinus epifcopus Dorcinca &c. . . . factis dedicatifque eccle Lib. 111. csp. VII. fiis, multifque ad Dominum pro ejus labore populis advocatis, migravit ad Dominum."

Whitaker's Whalley, B. 11. c. 1. p. 38, note.

(*) "Inter alias quas fabricavi ecclesias, &c." Carta Ethelberti Regis in Monast. Anglican. Tom. 1. p. 24. The earliest lay foundations of churches noticed by Bede, are those before cited of Counts Puch and Addi (circiter A.D. DCC.)—but about A.D. DCC. they appear to have been common, if we may credit the charters of confirmation made by Bertulph, king of Mercia, and others, to the abbey of Crowland, on the authority of Ingulphus.

Burnet's Pastoral Care, chap. x. p. 231, Clergyman's Assistant. (5) To this origin we trace the history of private patronage:—the manorial lords, having founded and endowed local churches out of their own private resources, obtained, in return for their liberality, the right of presenting to each a competent pastor, approved by the bishop, and amenable to his jurisdiction, for institution and induction to the same. And our churches, to all appearance, are still, generally, presentable to by the legal representatives of the very parties who built them originally, formally settling upon them, respectively, at the same time, from land of their own, a dowry of glebe, and the tithes of their own estates. See Dr. Bruton's Thoughts on the Separation of Church and State, pp. 7, seq.

Soames on Patronage of Livings, in Brit.
Magazine,
No. xx. p. 285.

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the Anglo-Saxons, who were defirous of the benefit of refident priefts, for themselves and vassals, on their own extensive domains, and of having the limits of the same made permanent ecclefiaftical divisions, within which they might partake of the offices of religion, without being compelled to have recourse to a distant cathedral, collegiate, or mother church. These foundations had, Collier's Eccles.

Hys. of Gt. Brit. probably, proceeded more rapidly, had it not been for the tain, B. 111. mania¹ then dominant of erecting monasteries (so strongly animadverted on by Bede), which in many districts diverted the bounty of the rich from the more falutary direction of parochial establishments. However, by degrees, each estate and commensurate parish obtained its appropriate place of worship—a filial church subordinate to the maternal temple of the diocese, with a resident incumbent and diffinct endowment of its own?. much being "restrained from the common treasury of Wharton's Dethe diocese," and perpetually annexed, with the bishop's ties, p. 90. fanction, to each new creation, as was fufficient for the

Turner's Hift. of

therefore, by GOOGLE

⁽¹⁾ King Edgar boasted that he had erected forty-seven monasteries.

⁽²⁾ To the following beautiful cpifode of the Historian of Craven, not ons, vol. 1. p. 398. inapposite to the text at this point, the reader, I am sure, will readily grant the meed of approbation:—" I would ask," says Mr. Whitaker, "whether, The Hist. & Antiquities of the at the foundation of parishes, and for many centuries after, it were post- network of Crafible to devise a method of supporting an incumbent equally wife and ven &c. p. 5. proper with that of a manse, glebe, and tithes?—The pastor was not to be a vagrant among his flock; an house therefore was to be provided for him; he wanted the common necessaries of life (for it was held, at that time, that even spiritual men must eat and drink), and money there was none to purchase them; a moderate allotment, therefore, of land was also required. But the growth of grain, a process which demands much care and attention, would have converted the incumbent, as it has been well and frequently urged of late, into an illiterate farmer. It was proper,

maintenance of a feparate officiating minister upon each demessive. This practice being generally received, at last, an uniformity obtained in this innovation of parochial right. See Sir Thomas Ridley's View of the Civile and Ecclesiastical Law, p. 216, note, and Whitaker's History of Whalley, B. II. c. I. pp. 37, 38.

Stillingfleet's Bonds of Resign. Works, Vol. 111. p. 723.

At first, these precincts were much larger, and cast into such-like divisions in each diocese, (the bishop of Worcester thinks,) as, at present, constitute our rural beauties—varying in size according to the difference of the several circuits of the founders' demesses,—and were subsequently subdivided;—but, whatever their magnitude, there is no record of localized parochial presbyters attached to any such particular incumbencies in England, till after the middle of the eighth century.

It is true, that the advocate of earlier incumbencies might allege the first and second of Ecgbert's *Excerpta* in proof of such a notion. They, *seemingly*, evidence the fact, "that parish-churches began then to be built apace in the province of York," as Mr. Johnson deduces

Johnfon's Ecclef. Laws, Vol. 1. DCCXL.

therefore, that the glebe should be restricted within such limits as would suffice for the production of milk, butter, cheese, animal food, and such other articles as require little labour; while the bread-corn, and other grain of the minister, should be supplied by the industry of his parishioners. And if the minister fed the people, as it was his office to do, with "the bread that endureth," there was an harmony, as well as equity, in requiring that they should feed him in return with that "which perisheth." But this primitive and pleasing reciprocation of good offices too quickly ceased to be universal; and the common corruption of our nature will supersed the necessity of inquiring, whether the evil began with the subtraction of tithes or teaching. The declension would be mutual; and law, not love, would soon become the measure both of the one payment and the other."—The History and Antiquities of the Deanery of Craven, &c. Edit. 2. p. 5.

from Can. 1.—" Ut unusquisque sacerdos ecclesiam suam Cc. M. B. et H. Vol. 1, pp. 102-3. cum omni diligentia ædificet, &c." And the twenty-third, twenty-fourth, twenty-fifth, and twenty-fixth canons go, apparently, to establish the same point. But, it must be borne in mind, that the date of this compilation is un-The vicar of Cranbrook places it A.D. DCCXL.; Spelman and Wilkins, A.D. DCCL.; and others much later —as late as the tenth century. The truth, perhaps, may be, that, though the archbishop, whose name the Excerptions bear, was the founder of the code, about the time first specified, his successors and others augmented, curtailed, and transposed its contents at discretion; incorporating many canons of the ninth and tenth centuries with the authentic collection of the first amanuensis, Hucarius. So that this code of the province of York, as it now appears, with the many augmentations of Ecgbert's fucceffors, (the work probably, as a whole, of fome learned monk of the tenth century,) is no evidence of the state of clerical settlements during the archbishop's occupation of that See (A.D. DCCXXXIV-DCCLXVI). The rules are, almost entirely, copies and extracts from continental canons; which circumstance alone would render them inadmiffible as testimony of our infular condition, at that or any other time: for they do not appear to have been ever received or ratified by any English council.

But, towards the close of the eighth century, we have other indifputable proof of presbyters appropriated to particular churches.—In the fynod of Celcyth (A.D. DCCLXXXV.) it is ordered, "Omni anno in fynodalibus con- cc. M. B. et H. ventibus ab episcopis singularum ecclesiarum presbyteri, can. 1. qui populum erudire debent, de ipså fide diligentissimè

examinentur, &c." And again, in a fecond fynod of the fame place (A.D. DCCCXVI.), all the fervants of God are bade to affemble " per fingulas parochias in fingulis quibusque ecclesis," at the death of the bishop, to chant thirty pfalms for his departed foul, and perform other ceremonies of fasting and prayer: --- where, it would feem, parishes limited as in later days, are to be understood.

Selden's Hift. of Tythes, c. 9. IV.

As fuch foundations increased, the necessity of sending itinerant priefts through the diocefes diminished, and at last wholly ceased;—so that we have no mention of them later than the fynod of Cloveshoe¹ (A.D. DCCXLVII.); in the ninth canon of which, they are enjoined to a due exercise of their functions of baptizing, teaching, and visiting, " per loca et regiones laicorum, quæ sibi ab episcopis provinciæ insinuata et injuncta sunt, &c."

The instituting of parishes, and proportioning of CC. M. B. et H. Vol. I. p. 96. Notes to Bishop churches to them, was certainly a flow and gradual work Charge, MDCCIX of many generations—feveral causes and persons conpp. 26, 27. fpiring to it—as Selden, Wharton, Stillingfleet, Wake,

Kennett's Cafe and Kennett, have abundantly proved. And, against of Impropria-

of impropria-tions, pp. 4, feqq. the authority of fuch writers, fo profoundly learned in ecclefiastical antiquities, few, I should think, will be History of Man- found to subscribe to Mr. Whitaker's bold and gratuitous chester, Vol. 11.
p. 371.
affertion, that "all parishes were formed immediately all parishes were formed immediately all parishes were formed. affertion, that "all parishes were formed immediately on the Saxon conversion, or even established previously for

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(1) This Cloveshoe, where several councils were held in the eighth Whitaker's Hift. of Manchester, and ninth centuries, has been generally, but wildly, supposed to be Cliff, Vol. 11. p. 393. at Hoo in Kent. It was certainly in Mercia, as the kings of Mercia were constantly present. And it was plainly Glevum, Clevum, or Gloucefter, being Clou's or Clove's Hoo or castle, and Gloucester being also part of Mercia at that time.

ages among the Britons of the provinces." See Blackstone's Commentaries, Introduction, § IV.

Leaving, however, this much-ventilated fubject—the obscurity of which is not a little increased by the different interpretations of the word parochia—it will fuffice for us that a large number of parochial fettlements were appointed towards the close of the eighth century, and, by its completion, the ecclesiastical division of dioceses, and "parochial limits of the parishioners' devo- wharton's Detions," were grown fufficiently common for the ordinary fies, p. 85. inftruction of the people to be wholly left to the parish Tythes, c. 9. iv. priests, and itinerancy entirely abolished 1.

How foon, after the organization of the rural clergy upon this new footing, archpresbyters were appointed to overlook them and their flocks, it is difficult to determine. Scope is afforded for the commencement of their inspectional services, in aidance of the bishop, at the date referred to: but it does not appear, that they were called into being till more than two centuries after. At leaft, no church-record affords any tidings of them within the writer's knowledge.

In France, the first foundation of parish churches and ordinary cures was much earlier than in England; and fo also was the bican archipresbyteral institution of higher

⁽¹⁾ Presbyters are often recorded in Domesday-book as resident, where there is no mention of churches, and are supposed to have given titles to places so circumstanced—as Priest's-town or Preston, Prescot, Prest-wich &c.: in the same way as kirks, churches, or ecclesia, when fuch edifices were rare, gave to the favoured towns, or villages around them, the names of Kirkby, Kirkham, Ormeskirk, Eccles, Eccles-ton, Recles-hall, &c. The etymology of Cross-ton, perhaps, may be traced to some cruciform object of adoration.

antiquity in the former than in the latter country. In French councils and capitularies, mention is made of rural parishes and priests in the fifth century, and of archpresbyters in the fixth.

But, probable as it is, that the whole machinery of the Gallican church-police would speedily find its way into Britain, from the constant intercourse between the

Muratori Antiq. Med. Ævi, Tom. VI. col. 359,feqq.

(1) And in Italy, according to Muratori, parochial divisions were as early as the fourth century. "Ad faculum vulgaris epocha quartum præcipuè pertinet paræciarum, sive ut appellare solemus, parochiarum divisio, et assignata parocho cuicumque populi portio regenda. primo quidem instituti fuere parochi in urbibus, tum in agris, ut Christianorum multitudini in dies crescenti pastorum præsentium ope facilius confuleretur. Baptismales autem ecclesia procedente tempore ejusmodi ecclesiæ appellatæ sunt, quod baptisterium et jus baptizandi sideles, antea uni urbis cujusque ecclesia reservatum, commune factum fuit cum ruralibus quoque parochialibus ecclesiis, ne in incommodum infantium baptizandorum vergeret nimia sacri fontis distantia. Ruralium dixi: nam quod est ad urbanas parochias, longè serius iis facta est venia ministrandi baptismatis. Nempe olim erat cuicumque civitati una baptismalis basilica, plerumque penes cathedralem, ad quam deferre opus erat quoslibet civitatis pueros sacra unda lustrandos Plebes quoque nuncupabantur parochiales ecclefiæ, unde ad nos manavit Italica vox Pieve. Plebis quippe nomine olim designabatur collectio sidelium, sub uno sacerdote posita: quo sensu etiam diaceses interdum occurrunt appellatæ plebes," &c. With the first part of this statement on rurales parochiæ, Thomassin also agrees. See his Vetus et Nova Ecclesiæ Disciplina, Tom. I. P. I. L. II. C. XXII. X. p. 292.

The authority of Christian Princes over Synods, &c. p. 154.

Hift. of Ancient Brit. Church. (2) "That there was all along, in these days, a very near affinity between the polity of France, and that of our own country, in its ecclesiatical, as well as in its civil establishment, might from many instances evidently be made appear," says Archbishop Wake. See also Hales's Primitive Church of the British Isles, p. 68; Collectanea Cambrica, N°. vI.; and Roberts's Visitation Sermon, MDCCCXII. notes p. 20, and Appendix, N°. vI. p. 316.

two countries; fuch does not appear to have been the case as to this particular department of spiritual office. The system of country archipresbyterates or decanates, with their attached superintendants, does not appear amongst us till the eleventh century—owing, perhaps, to the magnitude of our first parochial divisions, and paucity of diftinct congregations and incumbencies, which for a time called not for fuch appointments. Besides-fuch as they were, they were visited, every year, by the highest ecclefiaftical officer. The bishops annually "went about Stillingsheet's their dioceses in order to an inquiry and correction of Vol. 1. p. 145. mifcarriages," vifiting parochially every church, and manse, and pastor, and flock. They visited, indeed, before the division of parishes at all. The council of Cloveshoe, under Archbishop Cuthbert, orders diocesans to visit their parochiæ (dioceses) once a year, and to teach the people of all conditions and of both fexes "utpote eos qui rard audiunt verbum DEI;" prohibiting CC. M. B. et II. Vol. 1. pp. 95. all pagan observances &c. (can. III.); and the same in-146. 213. junction is repeated in the council of Celcyth (A.D. pcclxxxv. can. 111.). After the division of parishes, annual episcopal visitations continued to be parochially made, as appears from the constitutions of Archbishop Odo (A.D. DCCCCXLIII. can. III.); "the bishops going Johnson's Eccless. Laws, about their dioceses every year, and vigilantly preaching beccertiff. the word of God."

While, then, church-discipline was thus supported by the diocefan in his own person throughout the whole parochia, we have no reason to expect the introduction of any official deputies; and none accordingly are found between the bishop and presbyter with any office or jurisdiction in the diocese at large. By degrees, however, the ecclefiaftical condition of the country changed; and the spiritual government of the faithful became too arduous for one episcopal overseer or visitor to manage. Parishes, originally co-extensive with the largest manorial limitations—commensurate, as I have said (see p. 74.), with our modern rural beauties—were again and again subdivided; till, at last, they reached the comparatively small bounds, and multiplied distinctions, which now, for the most part, obtain. Every new proprietor, by grant or purchase, of a partitioned lordship, was naturally desirous of a new place of worship, a resident minister, and parochial circuit, proper to his own estate—accommodations, which the diocesan pastor liberally ceded for the advancement of Christianity.

Johnson's Eccles. Laws, DCCCCLVIII. c. 2. MXVII. c. 11.

Thus with the division of lordships², churches and parishes simultaneously multiplied. And, notwithstanding the reservations in favour of the seniores ecclesia—the mother-parish churches—of Edgar's and Canute's days, (whereby those churches, in case of new ones being erected within their limits, were entitled to two-thirds of the tithes and oblations of the elder parochia in its

Johnson's Ancient & Present Church of England, Part 1. ch. 1x. p. 68. See Kennett's Impropriations, App. No. v. p. 6.

Pastoral Care, c. x. Clergyman's Assistant, p. 235.

Girald. Cambrenf. Defc. Wall L. U. C. VI.

(1) In Spain, and some other countries, no patron can alienate an advowson, but by selling the manor to which it belongs; and still, by our law, if the lord of a manor grant to another person his manor, cum pertinentiis, the advowson or patronage of any church or churches, appendant to that manor, passes to the purchaser, or other grantee, though there be no express mention of the advowson; nay, though the words cum pertinentiis be omitted. Bishop Burnet says the separating an advowson or presentation, and selling them off from an estate to which the endowment was annexed, obtains in no other nation or church than our own.

(*) " Ecclesiæ verò istorum omnes ferè tot personas et participes habent, quot capitalium virorum in parochid genera fuerint."

fullest extent), the daughter-churches, "by connivance of the time," became possessed of an equitable share of the parochial rights, and participated, at the same time, in the temporal heritage of their parents; that is, as far as the lands situate around the new creations were once tributary to the old, the latter were entirely deprived of them, and the fecondary benefices therewith permanently endowed—faving alone the church-scot to the mother-church, which was continued to her as a mark of fuperiority.

Thence it happened, that in the reign of the Confessor Turner's Hist. of the Anther very great number of churches (strange as it may glo-Sarons, Vol. glo-Sarons, Vol. found to modern ears, and fcarce credible after all the p. 228. ravages of the Danes in the ninth century1) was a fubject of complaint: the new foundations, by the fubtrac- LL. Ecclef S. tion of large portions of tithe of the primary dotations, M. B. et H. Vol. greatly impoverished the old parochial incumbencies— " Multis in locis modd funt tres vel quatuor ecclesia, ubi tunc temporis una tantùm erat, et sic (decimæ singulorum facerdotum) caperant minui." (A.D. MLII.) The mainte- Johnson's Annance of officiating priefts was much lessened from this cleat & Present Church of England, Vol. 1, p. 17. Collier's Eccles. while their larger parishes were undivided, did not at History, B. 111. that time exact their rights to the full; and the same

t. p. 311. can. IX.

⁽¹⁾ Alfred's interesting allusion to these ravages, in his Preface, while Tumor's Hist. of contrasting the former and then state of the kingdom, shews the number one, Vol. I. B. v. of well-furnished churches in the ninth century to have been consider c 1. p. 296. rable - " I also remember," says the king, " how I saw, before that every thing was ravaged and burnt, that the churches through all the English nation stood full of vessels and books, and also of a great many of the fervants of God &c.!" The churches, at that time, were, for the most part, built of wood, and therefore foon destroyed by fire.

being neglected were, in a great measure, subsequently lost: while, at the same time, the very cantonment of the tithes amongst a greater number of poor clerks rendered their payment more necessary.

Wharton's Defence of Plural. pp. 98, 99. However, notwithstanding the complaints of the primary foundations, the secondary structures advanced, gradually and progressively, to the state of perfect benefices, and were invested with distinct glebe and tithes, apart from the mother-parish-church, as the latter, in its day, had been portioned off from the cathedral endowment. Before, or about, the time of the Confessor, this innovation on the elder parochial division was completed; and the ecclesiastical bounds of parishes generally fixed, as they have since obtained throughout England—(see LL. Eccl. Edgar. R. cc. vi. ix. xv. Canut. R. c. xiii)—the diversity of our present parishes in size originating in the endless diversity of the several circumferences of the sounders' possessions.

To reduce and preserve the multiplied parochial cures within the pale of discipline, we may suppose, that, about this time, a certain number of incumbencies or presbyterates were thrown together, and constituted an arthipresbyterate 2—" districtus arthipresbyteri ruralis"—at the

Ducangii Gloff. Tom. 1. in voce.

Gibson's Codex
I. E. A. Tit.vIII.
cap. I. Vol. I.
p. 171.

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⁽¹⁾ In honour of the cathedral church, and in token of subjection to it, as the bishop's see, every parochial minister, within the diocese, pays to the bishop an annual pension, called anciently sathedrassum: which acknowledgment is supposed to have taken rise from the establishment of distinct parishes, with certain revenues, and thereby the separating of those districts from the immediate relation they had borne to the cathedral church. Mr. Johnson seems to consider the sathedrassum the same as church-scot: see Ancient and Present Church of England, Vol. 1. p. 15.

⁽²⁾ Or the archipresbyterate may represent Bishop Stillingsleet's primary parochial division, a section of the diocese corresponding to the

fole and arbitrary appointment of the bishop of the dio- See Thomassin. cefe; or, as population thickened, within the limits of Tom. I. P. II. the fame, and new churches arose, that a certain number of contiguous cures, in classes of ten1 or more (the ecclefiaftical in this matter copying the civil state) were fevered off from the primary jurisdiction, and modelled into deanties2; or, in other words, dioceses were broken into archipresbyterates, and these again remodelled into becanates, and placed by the diocesan under the vicarious tutelage of deans rural: who still preserved, in ecclefiastical language, the title of archpriests's.—" Archipreshy- Morin de Sacris Ordinat. P. 111. teri dicti videntur Decani," fays Morin, "ed quod antiqui- Ezerc. xvi. c. ii. tus diæceses erant per decantas divisæ, quibus præerant p.217. x archipresbyteri; ut videre est in capitul. Carol. calv. c. III. T. III. Conc. Gallia."

modern rural beauty; wherein was originally one church—the matrix ecclefia—with its incumbent minister; whose huge parish was subsequently cantoned into minor presbyterates; over which the elder priest presided, as the plebanus of the continent over his minores tituli; and continuing to dwell at the principal town or place (the metrocomia, where was the original matrix ecclefia), exercifed, as arthritest, ecclefiaftical rule over the whole jurisdiction, churches, presbyters, and people. See the note from Holinshed, below.

(1) "Within the diocese of Worcester," Bishop Stillingsleet says, "in Preface to Eccl. two deanaries of it, there are to be found in Domesday-book above Cafes, x11. twenty parish churches: in the deauary of Warwick, ten; and in the beauary of Kingstone, fifteen.

(2) Rapin notes, that in the days of Alfred the fecular clergy had Hift of Engtaken possession of the monasteries, from whence the monks had been B. IV. p. 112. driven by the Danes; and lived there in common, under the direction of an archpriest.

(5) " As the number of Christians increased," writes Holinshed in The Description of England, " fo first monasteries, then finallie parish churches, were builded in everie jurisdiction: from whence I take our Deanerse Hist. of Man-chester, Vol. 11. B. 11. c. 1x. § 111. p. 380.

Some fuch ecclefiaftical arrangement as that alluded to, probably, took place in England about the middle of the eleventh century, if not earlier, in imitation of the economy long before established in the Gallican churches; whence, in Mr. Whitaker's opinion, the whole of our fpiritual police emanated. Whether, however, this notion be admitted or not, there were canons enough of influential councils, bearing upon the office in question, to make known its utility, and pave the way for its introduction from the continent into England—witness the fecond of Tours, the Capitulars of Charlemagne, and the Pavian and Lateran councils, cited in earlier pages.— In the latter it had been expressly decreed, (both at Thomasm. V. et Ticinum and at Rome) " ut singulæ plebes archipresbyterum habeant." Where the word "plebes," Thomassin remarks, much to our prefent purpose, "plurium parochiarum tractum defignat, quibus constat unus decanatus. Quot plebes, totidem debent esse archipresbyteri, qui sollici-

N. E. D. Tom. 1. P. I. L. II. c. VI. p. 227. I.

> churches to have their originall, now called mother churches, and their incumbents archpreests; the rest being added since the conquest, either by the lords of everie towne, or zealous men, loth to travell farre, and willing to have some ease by building them neere hand. Unto these Deanerie churches also the cleargie in old time of the same Deanerie were appointed to repaire at fundrie feafons, there to receive wholesome ordinances, and to confult upon the necessarie affaires of the whole jurisdiction; if necessitie so required: and some image hereof is yet to be seene in the north parts. But as the number of churches increased, so the repaire of the faithfull unto the cathedralls did diminish: whereby they now become especiallie in their nether parts rather markets and shops for merchandize, than folemn places of praier, whereunto they were first erected." Second Booke, chap. 1. of the Ancient and Presente State of the Church of England, p. 135. See also Stavely's Hift. of Churches in England, c. vii. pp. 108, feqq.; Stillingfleet's Ecclef. Cafes, p. 650. and the fourfold division of churches there stated ex LL. Canuti Regis.

tudinem gerant, non laicorum tantum fidelium, sed paro-Sicut episcopus matrici præest ecclesiæ, ita chorum. archipresbyteri præfint plebibus, &c." By which explanation this archipresbyteral regiment is made to fall in with our then civil state as founded by Alfred;—the constitution of which is faid to have bestowed on the sirst representative of the archyriest's office, in ante-Norman England, the title of decanus; as the final clause of the fame canon, "cuncta tamen referant ad epi/copum," (the bishop being the author of the appointment) distinguished it by the adjunct of "epi/copi."

To pursue the subject of the dean rural's origin no further—it is certain, that, in the year MLII., this then important personage appears, for the first time, in the tomes of the councils of Great Britain and Ireland. under the style and title of Decanus Episcopi 1-in which LL. Edward. capacity he takes cognifance of the violation of the Spelman. Gloff.

Archeol. p 163.

Peace within his dranry, and, with the earl and king, Gloffor C I.E.A. receives a share of the emendation or fine of £.8 awarded upon it-the king having one hundred shillings, the earl of the county fifty shillings-" Decanus autem episcopi in cujus decanatu pax fracta fuerit reliquos decem"—which words can be applied only to the office of rural beans, according to the respective districts which they had in the parts of every diocese. "There could Ancient Government of England be no breach of the king's peace," says Sir H. Spelman, Reliq. Spelment of the king's peace, but the same of the king's peace, had been discussed in the same of the king's peace, and the same of the king's peace, had been discussed in the same of the king's peace, and the same of the king's peace, had been discussed in the same of the king's peace, and the same of th gloffing upon this canon, "but it must also break the peace and unity of the church; therefore, the bishop's bean, in whose deanry the peace was broken, had ten shillings for his part of the mulct or fine thereof."

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⁽¹⁾ Decanus episcopi—" idem qui vulgo Becanus Kuralis aut Chris- pend ad Ducang.
Tom: II. col. 16. tianitatis."

Under the government of the Saxons the dean rural feems to have had more to do with civil than spiritual office, and, in that respect, to have differed from the bican archpresbyter of the continent of the same and earlier date. When the archipresbyterate was converted into the decanate, and the archpriest into the dean, the office itself seems to have been somewhat secularized, and the officer made a fort of country magistrate. in truth, the notices of the dean are fo fcanty, and the authority of the church and state so blended together among the Saxons, in supporting the common interests of religion and government, that we cannot pretend to explain the nature and extent of the particular duties that devolved on him in their ecclefiaftical polity apart from their civil. As far as they go, the laws of King Edward and their additaments are authentic memorials (I believe—though Atterbury questions, in part, their genuineness) of the ecclesiastical regime of the eleventh century; and I would that they were more full on the fubject of our inquiry, instead of throwing, as is the case, little light upon it!

See Wilkins, Not. ad LL. Ecclef. S. Edw. Vol. ř. p. 310. Charge to the Archdeacoury of Totnefs, MDCCVIII.

Codez I. E. A.

Origines Anglicanæ, Vol. 11. c. III. p. 66.

The bean of these laws being called decanus episcopi, Vol. II. Tit. x.L. II. cap. viii. p. 971. " without doubt," Bishop Gibson argues, " was appointed by the bishop, to have the inspection of the clergy and people, within the district in which he was incumbent, under him, and him alone."—But so much is left to conjecture, as to the constitution of his office, that Dr. Inett, drawing a different conclusion, is inclined to view him, not as a localized functionary with a fettled diftrict of supervision, but rather as a spiritual emissary, like the archdeacon of that day, a diocefan officer, with occafional delegations of power from the bishop, as circum-Digitized by GOOGLE

SECT. II.]

stances required;—a different personage quite from the incumbent dean rural of after-days. And yet, the laws of the Confesior, be it remembered, speak of the "Decanus LL. Edward. in cujus decanatu &c." as if the officer intended were in & Scriptores immediate connexion with a particular deanry, and not a remote non-resident delegate, dispatched on emergen-Annal. Legg. cies from the episcopal see. That he was a residentiary C. I. E. A. abi officer, again, is the opinion of Mr. Whitaker; who views fupra, p. 971. the code of the Confessor as a document that may be challer, B. II. relied on, and draws from it a general inference that the CC. M. B. et H. Vol. I. p. 311. rural dean was everywhere settled, and the rural deanry everywhere laid out, among our Saxon ancestors-an inference by no means warranted.

Confess. cap. 31. post Bedam. p. 607. Rog. Hoveden. Will. Senior.

If the officer called "minister episcopi" in the tenth canon of the same code be, as is reasonably entertained, the same functionary as the "decanus episcopi" of the thirty-first canon, we have an extension of his powers from matters connected with the king's peace, to that of the management of an ordeal-trial. Mr. Johnson, how- Eccles. Laws, ever, does not apply the "bishop's minister" to the dean, MLXIV. note (g). but to the archdeacon, " or whatever officer the bishop thought fit to fend." Who more fit than the local ordinary, the dean of the district, in which the ordeal was to be held? Collier interprets the phrase by the bi/hop's Ecclef. History, official. On the Anglo-Saxon ordeals, see Wilkins LL. Ina, p. 27; Collier's Eccles. Hist. of Great Britain, B. III. p. 231; and Turner's History of the Anglo-Saxons, Vol. II. chap. vIII. p. 266. 4to. edit.

I do not fay positively that the first rural archpresbyter, or bean, was not a diocesan emissary of the nature referred to by Dr. Inett; nor that the type of his office was not founded on the eastern model of the fee of Laodicea;

where the periodeuta was fometimes a resident curator. fometimes, and perhaps more frequently, an itinerant coadiutor of the urban bishop—after the abolition of the chorepiscopus, who was the city-bishop's previous helpmate. -There is every reason to suppose the fifty-seventh canon of Laodicea known to the Anglican church at the time of the fynod of Celcyth; in the fourth canon of CC. M. B. et H. which it is decreed, "ut synodalia edicta universalium sex conciliorum cum decretis pontificum Romanorum sæpiùs lectitentur, observentur, et juxta eorum exemplar ecclesia status corrigatur, ut ne quid novi ab aliquibus introduci permittatur, ne sit schisma in ecclesia Dei." From whence it may be inferred, that the church of England received the whole body of canons and codes contained in the first six general councils, and, of course, those of the topical councils ratified and confirmed by them (see the second Volume of the Clergyman's Vade-Mecum by Mr. Johnson), of which collection the Laodicean decrees formed a part.

Eccles. Laws, DCCLXXXV. note. can. IV.

Preface, cxiii.

The ancient church of our island had ever a great regard to the Orientals; as appears from another clause of the canon just cited, whereby it is enacted that the English monks and regulars should use the habits of the Orientals.—So that, it is possible, our church may have derived the visiting presbyter's office direct from the East, instead of receiving it mediately from France.

The evidence, however, such as it is, of the first dean rural of Britain—the decanus episcopi—(whether the officer be of Oriental or Gallican derivation) would, affuredly, lead us to suppose him a local incumbent invested with a capacity to visit and correct defaults within his jurisdiction, rather than a mere diocesan mandatary.

In the kingdom of France, where the ecclefiaftical History of Man-chefter, Vol. 11 records have been more carefully preserved, and our B. 11. c. 12. § 111. ecclefiaftical notices are more numerous and accurate. the beans were, undoubtedly, not diocesan emissaries, but local incumbents. "We fee them," fays Mr. Whitaker, "established in their deanries, and making visitations in them, as early as DCCCL; and, even feveral years earlier. invested with a considerable authority, and acting as ecclefiaftical judges immediately below the archdeacon and bishop." For this statement Mr. Whitaker cites as his authorities, Hincmar. p. 716. Tom. I. Articles of En- p. 893. quiry made by the Beans; and Baluzius, c. 860 & 1123. Tom. 1. I suppose these were the most ancient examples which this very learned antiquary could produce. the reader will have feen, my refearches have been more fuccessful, and have carried back the office in France to SS.CC. Tom. v1. the fixth century—to the council of Tours 1 (A.D. DLXVII.) -a period when, according to Baronius, church-discipline

⁽¹⁾ There is a canon of this council of Tours well worthy of notice in these our days, when the usages of antiquity are, from finister motives, so often misrepresented with regard to the distribution of church property;—though Mr. Hale, in his admirable treatife "on the supposed existence of a quadripartite and tripartite division of tithes in England, for maintaining the clergy, the poor, and the fabric of the church," and in his evidence before Parliament on the same subject, has set that fallacy at rest for ever, as far as regards our own country :--- to one of the recipients of the bounty in question, the canon of Tours referred to applies -viz. the poor.-So far from the Gallican church having been, at that time, alone burthened with the poor, the council orders that the inhabitants of each place, lay and clerical, should support their own poor;-"Ul unaquæque civitas pauperes et egenos incolas alimentis congruen- SS.CC. Tom. VI. tibus pascat secundum vires, ut tam vicani presbyteri, quàm cives omnes, fuum pauperem pascant: quo siet ut ipsi pauperes per civitates alias non vagentur." (Concil. Turon. II. A.D. DLXVII.)

Baronii Annal. Ecclefiaft. Tom. v11. col. 776.

was very energetically supported by the Gallican prelates,
—" ob complures S. episcopos, qui præerant diversarum
provinciarum ecclesiis, vigebat magnoperè ecclesiastica disciplina &c." Vican archpresbyters are there noticed, as in
the full exercise of their inspectionary powers: and they
are again and again mentioned, as I have already observed
in the first branch of our inquiry, in the writings of
Gregory of Tours, a little before the date of the council
referred to.

But to return home:—

Whether the because office of the country was of much, or even any, higher antiquity in the British isles, than the eleventh century, I cannot discover:—the probability is, that it was not. The non-existence of a generally distributed parochial clergy before that date, was a bar to its institution. There was no call for the office; and there is no trace of its existence. The duties of the continental archpresbyter were thrown on the ordinary priest of England by the seventh canon of the Dooms Ecclesiastical of King Withred (A.D. DCXCVI), and by the fixth of King Edgar's Canons (A.D. DCCCCLX). From the former, it is clear, that the priest was thought

Conc.Berghamft. CC. M. B. et H. Vol. 1. p. 60.

Cann. fub Edgaro Rege, c. VII. CC. M. B. et H.

Vol. I. p. 225.

Whitaker's Hift. of Whalley, B.11. c. 1. pp. 31, 32.

(1) A naked traditional account of an earlier bean is preferved in the curious memoir, the Status de Blackburn/hire. The story states, that the incumbents of Whitechurch under the Leigh (Walley) wrote themselves, and were usually styled, not rectors, but beans; of which the reason is supposed to be, that, on account of the remote and almost inaccessible situation of the place, entangled with woods and overrun with wild beasts, the bishops of Lichsield devolved upon them a large portion of ecclesistical jurisdiction, reserving only to themselves the decision of certain difficult and important cases: that this constitution remained for four hundred and seventy years before the conquest &c. &c. Dr. Whitaker considers this ecclesiastic not to have been a rural bean. See some remarks upon his anomalous semi-secular character, in an earlier page.

Pp. 39, 40.

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to be under obligation to prefent offenders to the bishop -" Si sacerdos injustum concubitum permiserit &c.:" and by the latter, such a presentment is expressly taught; -" Docemus etiam, ut quilibet sacerdos in synodo enunciet, si in parochià suà noscat aliquem erga deum contumacem, vel qui in peccatum mortale malè inciderit, quem ad emendationem inclinare nequit, vel non audet propter seculares."

Had the dean of King Edward's laws, viewed in the character of a spiritual supervisor of morals and religion (fuch as he was in his archipresbyteral capacity in France) been in existence at the date of the Berghamstead fynod, or even the later Canons of Edgar, the duty of delating offenders &c. had, probably, devolved on him; -fuch having been the accufatorial office of his countertype of France, many centuries before the latter date, and more than a century and a quarter before the former.

Again, the Laws of satisfaction for violation of or- cc. M. B. at H. ders, of the aforesaid King Withred (A.D. DCXCVI), recite the different Ecclesiastical Degrees, and the fines or emendations to be paid by perfons guilty of violating them; but there is no notice of any functionary between the priest and bishop: nor does any such appear in the Dialogue of Ecgbert (A.D. DCCXXXIV); one of the Ejufd. p. 84. responses of which apportions the quantum of penance and price, inflicted by the church, for the murder of a bishop, a presbyter, a deacon, and a monk. If archdeacons and archpresbyters were then in existence in the English church, they were not rated in the scale of appreciation. The legislative arithmetic, by which every person among the Anglo-Saxons was valued at a certain

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fum, denominated his were, took no cognifance of them by any fuch compensatory payment. But see the remarks prefently following.

Gibfon's Cod. I. E. A. Vol. 11. p. 971.

The learned author of our Ecclefiastical Codex remarks (Tit. xLII. cap. VIII. of rural beans), that "the office is mentioned in the laws of Edward the Confessor, as an office of antiquity at that time." But I do not fee that the words of the particular canon referred to authorife the opinion that the office was one of long standing, here in England, at the period in question, (if fuch be Gibson's meaning,) though it was on the continent of Europe. Indeed, for the reasons just stated, it probably could not have been.

CC. M. B. et H. V. 1. p.245. A.D. DCCCCLXVII. Scriptor. x. Chron. J. Brom-Vol. 1. p. 302. A. D. MXXXIII.

But upon this subject of the antiquity of the office, it may, in passing, be observed, (indeed I owe it to Mr. Brewster, the author of the Collectanea Ecclesiastica, not tom, col. 871.
CC. M. B. et H. to pass it over unnoticed,) that the "præsectus episcopi" of King Edgar's Laws Ecclesiastical (III. de decimis)—the " sacerdos epíscopí" of John Bromton's text of the same, —and the "præpositus episcopi" of Canute's Laws Ecclehastical (VIII. de decimis reddendis), may possibly mean the dean rural; as the terms "præfectus" and "præpositus" are often applied to urban beans, and may, by parity of construction, be transferred to bican also. See Ducange's Glossar. in voce Præpositus, Tom. v. p. 759., and Wharton's Anglia Sacra, Vol. 1. pp. 431. 448. 559, for examples.—Upon these tithe-canons of Edgar and Canute, and the officers employed in administering them (called by Dr. Inett "the bishop's deputies"), I shall have occafion again to speak, under the head of rural chapters, as courts of Christianity for the recovery of church-dues; merely here fubjoining, that the more usual interpreta-

Origines Anglicanæ, Vol. 11. p. 59.

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tion of the term " Praepositus Episcopi" is the Bishop's Reeve 1: see Dr. Brady's Glossary, p. 59.

As no precise time can be determined when the office Parochial Antiof rural bean first began, and no writers have assigned the p. 337. cause or reason of its institution in this country, the Vicar of Ambrosden expresses a conviction that its very existence is to be primarily fought in an imitation of the civil economy of the state. The parallel drawn of the lay and clerical politia of the day by this learned writer -in ecclesiaftical antiquities ἀνὴρ πολλῶν ἀντάξιος ἄλλων- Homer. Iliad. is ingenious; but, in my opinion, however strong the analogy pointed out between the two, there are obstacles to the admission of the hypothesis that the rural deanship of the church originated in an imitation of the jurifdiction of the tithing-man of the state. Still, the parallel is fo nicely worked out by Kennett, fo interesting in its details, and so pertinent to this part of our subject, that I am induced to lay it before the reader in the words of the author; - premising, that he does not profess to investigate the original institution and jurisdiction of rural beans beyond our own church and nation, nor attempt to extend the refemblance to any other countries than those having the like civil government.

"In the external policy of the Christian church," fays Dr. Kennett, "feveral ecclefiaftical offices of dignity and power were modelled? by the examples of

⁽¹⁾ Mr. Collier, in his version of the third canon of Edgar's Constitu- Eccles. History tions, introduces the bishop himself, instead of his officer, as the tithe- of Gi. Britain, B. 111. p. 186. arbitrator, in conjunction with the sheriff and the parson of the parish. Of Canute's canon he takes no notice.

⁽²⁾ Thus spake the seventeenth canon of the Œcumenic Council of Routh Opusous.

Chalcedon, fub fine—τοις πολιτικοις καλ δημοσίοις τύποις καλ τῶν ἐκκλησιασ- p. 411. τικών παροικιών ή τάξις ακολουθείτω. (EDITOR.) Digitized by Google

places and perfons in the civil government. It was fo

in the primitive 1 ages through the East and Western empires, where (as if the church by this compliment courted the favour and protection of the state) the titles and pre-eminence of patriarchs, primates, metropolitans, and fome other dignitaries, took the rife and foundation from the temporal powers, that is, from their different exercife of government in cities and countries. office of rural deans was undoubtedly owing to the fame emulation of following the methods and forms of civil government; and therefore, as in this northern kingdom, for the better confervation of peace, and the more eafy administration of justice, every hundred was divided into ten diftricts or tithings; each tithing made up of ten friborgs, each friborg of ten families; and in every fuch tithing 'ftatuerunt justitiarios super quosque decem friborgos, quos decanos possumus appellare, Anglicè vero Thenhenob, i.e. caput de decem²; which justices, or civil beans, were to examine and determine all leffer causes between villages and neighbours; to levy the fines or emendations according to legal forfeitures; to compose all occasional differences, and prescribe the measures of

LL. Edward. Confeß. 32. de centurionibus.

Hittorpii de Divinis Cathol. Eccles. Oficiis, Tom. 1. col. 695-6.

⁽¹⁾ See Walafrid Strabo's Comparatio ecclesiasticorum ordinum et secularium, in his work 'De exordiis et incrementis rerum ecclesiasticarum,' cap. 31: also the running gloss of Muratori upon the lower grades of ecclesiastic and secular offices of the same author, in his Antiquitates Medii Ævi, Dissertat. decima, Tom. 1. col. 519. (Editor.)

⁽²⁾ Caput de decem—Betembit—Spelman. Margin. Annot. Glossar. Archæol. p. 248. See also Dugdale's Origines Juridic. c. x. Court Barron, p. 25. "Betanus, Friboroughed or Headborough." The occasion of the lay-institution is given in full by Sir Henry Spelman, from the original laws c. xx. loc. cit. Glossar. Archæol.—and translated in The Ancient Government of England, p. 51. (Editor.)

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fatisfaction; and, for this purpose, to keep their stated meetings for complaint and inquiry; but to refer all LL. Edward. Confets. cap. 33. greater or more criminal causes to the superior justices, de handredis. or those who had jurisdiction over the whole hundred. So, in compliance with this fecular method, the spiritual governors, the bishops, divided each diocese into deaneties or tithings, each of which was the district of ten parishes or churches; and over every such district they appointed a dean, who should in like manner reconcile the differences of Christian neighbours; and receive complaints, and inquire into grievances, and impose the leffer censures of the church: and for this purpose to hold their folemn chapters, and prefide in them, and judicially determine all matters of less concern; but to refer the cognisance of all greater causes, and suffer appeals to the fuperior courts of Christianity, and so on, to the fupreme ecclesiastical judicature 2."

^{(1) &}quot;The lords of the hundred, by the laws of Hen. I. c. 8., were to W. K. M. 8. 200. hold their courts twelve times in the year, i.e. once a month; especially II. p. 338. a full appearance was required twice a year. So the beans had their fynods."

[&]quot;The like similitude between the earl and the bishop; both their æstimations valued alike in the laws of King Ethelstan; and two schiremotes every year, as two episcopal synods."

⁽¹⁾ The like office of deans began very early in the greater monaste- Parochial Antiries, observes Bishop Kennett, especially in those of the Benedictine pp. 389, seqq. order; where the whole convent was divided into decuries, in which the Regul S. Bened. bean or tenth person presided over the other nine; took an account of Mogunt. 1. c. 10. all their manual operations; fuffered none to leave their station, or omit B. Isdor de their particular duty, without express leave; visited their cells or dormi- c. 15. tories every night; attended them at table, to keep order and decorum at their meals; guided their conscience; directed their studies, and obferved their conversation; and for this purpose held frequent chapters, wherein they took public cognisance of all irregular practices; and

"These drans were constituted over such a number of churches within a large city, and were then called decaní urbaní and bítaní; or else over the like extent of country churches, and were then strictly called becani rurales. And, indeed, the tithing-men in the state, and the rural deans in the church, had the extent of their jurisdiction and the exercise of it so much alike, that the one could be no less than a transcript of the other. And, therefore, it is farther observable, that we meet with no such offices as rural deans in Italy or Spain; but, I think, only in England, France, and Germany, or those northern parts, where the like custom in civil policy prevailed. And as hundreds and tithings kept their name, when they bare no longer a strict relation to the number of villages or people; fo likewife the rural deaneries conti-

L. 11. cap. 9.

Synod. Aquifgram. can. 55.

Altoforra Afeet. imposed some lesser penances; but submitted all their proceedings to the abbot or prelate, to whom they were accountable for their power, and the abuses of it. . And in the larger houses, where the numbers amounted to feveral decuries, the fenior bean had a special pre-eminence, and had fometimes the care of all the others devolved upon him alone. And therefore the inflitution of cathedral deans was certainly owing to this practice. When in episcopal sees the bishops dispersed the body of their clergy by affixing them to parochial cures, they referved a college of priefts or fecular canons for their counfel and affiftance, and for the constant celebration of divine offices in the mother or cathedral church; where the tenth person had an inspecting and presiding power, till the fenior or principal dean swallowed up the office of all the inferior, and in fubordination to the bishop was head or governor of the whole society. His office, as described in the churches of Lichfield and Coventry and St. Paul's, was to have authority over all the canons, presbyters, and vicars; to give possession to them when instituted by the bishop; to inspect their discharge of the cure of souls; to convene chapters, and preside in them; there to hear and determine proper causes; and to visit all churches once in three years within the limits of their jurisdiction.

Monast. Anglican. Tom. III. pp. 241. 386.

nued, when they loft their first allusion to ten parishes or churches, and the diffrict of them was contracted or enlarged at the pleasure of the bishop 1."

"Though some deannies do still retain the primitive allotment of ten churches, especially in Wales, where the most ancient usages continue in the diocese of St. Asaph, the deanties of Bromfield and Yale, and of Kidwen; in Bangor diocese, the beauties of Llin and of Llivon; in the diocese of Landaff, the beauty of Usk; in that of St. David's, the beauty of Emlin, have the precife number of ten parish churches. And several other deanties, that upon their new division were made up of two conjoined, or three contracted into two or one, do now contain the number of fifteen, twenty, or thirty churches, according to the division so made. As for instance, the present deanry of Burcester is made up of thirty-one parish churches: of which the one church of Ambrosden being excepted, as before the Reformation being in the deanry of Codesdon, the remaining thirty do expressly answer the three distinct deansies of Curtlington, Islip, and Burcester, of which the two former were annexed to the latter." Dr. Whitaker, in his History of Richmond/hire, Vol. II. p. 210, notices that the rural deanry of Kendal confifts of ten parishes, and that of Kirkby

^{(1) &}quot;Totum Angliæ Regnum," says Dr. Cosin, "ratione ecclesiasticæ Regni Angliæ in eo jurifdictionis, dividitur in duas archiepiscopales provincias—Can-Gubernatio Ecclesiastica, tuariensem et Eboracensem. Utraque provincia in suas episcopales cap. IV. diacefes, fingulæ propemodum diacefes, præfertim quæ majores sunt, in archidiaconatus, quandòque quartam partem diæcesis continentes; decanatus, quibus præficiuntur rurales decani antiquis archipresbyteris non multum dissimiles, et complectentes plerumque decem paræcias, quas concilium Chalcedonense Regionales vocat; &c." (EDITOR.)

Lonfdale of the fame number: though of the latter, five are in Lancashire, four in Yorkshire, and one in Westmoreland, p. 276. See also Hist. of Manchester, Vol. 11. B. II. c. IX. p. 381.

Plaufible as is this theory of the parochial antiquary, and true to the extent of affording a fatisfactory explanation of the nature of the local jurifdiction, and the probable origin of the name of bean, applied to the tenant of the archipresbyteral office—an application, confessedly, synchronizing in its date with the state-polity alluded to, or immediately fucceeding it 1—it still appears to me to have little or nothing to do with the rife of the spiritual charge itself; which, as identical with that of the rural archpresbytership, is traced to a much earlier date than the fecular office of tything-man, and found where the latter never existed. Lay influence may have modified the form and extent of the ecclefiaftical jurifdiction, but cannot be faid to have originated an office more ancient than its fancied archetype.

Charge to the Clergy of Tot-

Accordingly, by Atterbury, when archdeacon of Totness, MDCCVIII. ness, the scheme of Kennett was objected to, as founded in error. "It is untrue," fays he, "that the institution of rural deans was peculiar to Germany, Gaul, Great Britain, and the northern parts of Europe; but altogether unknown to Italy, till the time of Cardinal

Muratori Antiquitat. Medii Ævi, Differtat. Decima, Tom. 1. col. 520.

⁽¹⁾ The date of the institution of civil deanties or decanta is not exactly known; on the continent it obtained earlier than among ourfelves; but no where for nearly fix hundred years after Christ. On the authority of Baluzius, Muratori places it at the close of the fixth century—" primus, qui regionem civitati subjectam in centenas et decanias divisiffe creditur, fuit Chlotharius II. Rex Francorum circiter Annum Christi Dxcv."

Borromeo 1. The ground of that error was a false notion entertained by Kennett, that the dean rural in the church answered to the tything-man in the state. and had the same extent of jurisdiction; which led him to imagine that that portion of a bishopric, which we call a rural deanry, was to be found in no countries but where the like civil distribution into tythings prevailed. I need oppose nothing to this opinion beyond the authority of Sir H. Spelman, in that part of his gloffary which he himself printed; where he tells us, that the rural beauty answered (not to the secular tything, but rather and more nearly) to the county hundred. Becanatus Gloffer. Arch. dicitur de portione episcopatus, centuriæ seu hundredo p. 166. comitatus respondenti, et decano olim supposita!' "

Equally unfatisfactory is the hypothesis of the bishop of Peterborough to the accurate and penetrating refearch of Mr. Whitaker, the Historian of Manchester; who, from his examination of the deanties of Lancashire, shews "the folly of the inconfiftent relations, which have been History of Manequally adopted as true,—that deanties were made in p. 393." the church in order to correspond with the tythings, and

⁽¹⁾ Dr. Kennett and Dr. Atterbury rarely agreed upon any fubject. But I believe the latter is here right. The facts of history are certainly against the hypothesis of the bishop of Peterborough. We have sound many instances of this facerdotal dignity in Italy and Spain, in the course of our inquiry: and, if the case were otherwise, the non-occurrence of the office (in Italy at least) would be readily accounted for in the reason alleged by Thomassin, (for he seems to agree with Kennett, as to there V. et N. E. D. being no fuch officers in Italy) viz. the smallness of Italian bishoprics, I. III. c. LXXVI. and consequent needlessness of subordinate detanal jurisdictions. But, p. 794. III. in truth, archpriests or deans were of early institution in Italy, though not exactly on the same footing as they were subsequently placed by the reforming archbishop of Milan.

to agree with the hundreds in the state. The uniformity of the ecclefiaftical and civil tything is afferted by Bifhop Kennett. The fameness of the beauty and the hundred is affirmed by Dr. Warner. And both accounts are equally adopted by Dr. Burn in his Eccle hastical Law. But they are as wrong as they are contradictory.".... "This strange mistake," continues Whitaker, "has so far influenced Bishop Kennett, that falsely supposing the tythings of the state to have been instituted by Alfred, and obliged not to make the copy more ancient than the original, he therefore dates the ecclefiaftical tything below the age of Alfred, and afferts the latter to have been in no kingdom that had not the former; when the latter was confessedly in Wales, and actually in Ireland, Hungary, Bohemia, and Poland, where the former never was."

What, then, after all this hypothesis, contradiction, and uncertainty, may we assume to have been the true reasons of the first rise and institution of this office in England?

Eccles. Cases. Works, Vol. 111. p. 654. Atterbury's Archidiaconal Charge, MDCCVIII.

There were many things, the Bishops Stillingsleet and Atterbury, with great probability, conjecture, which contributed to letting the archdeacons, and archpresbyters or rural deans, into a part of the ecclefiaftical jurifdiction1;

(1) The causes that originated the Dean's archetype in the Eastern church of Asia Minor, as assigned by Boëhmer, are worth noticing-" (Cur periodeutæ instituti.) § XXIII. Hoc sæculo, variis intestinis malis notabili, officium periodeutarum in quibusdam ecclesiis demum invaluit, Tom. 111. p. 576. tum quod episcopi primarii propter quotidiana cum Arianis aliisque certamina, ferè à solicitudine debita vifitandi ecclefias avocarentur, et fynodis hinc inde convocatis intereffe, ab ecclesia sua abesse juberentur; tum etiam quod quorundam provincia seu diaccesis jam latius extensa Digitized by GOO Seffet,

Jus Ecclesiast. Protestant.L.III. Tit. XXXIX.

and these were, " the laying aside the chorepiscopi in the Lowis's Essay on Suffragan Bi-Western parts," (of which so much has been already shops, p. 7. faid), "as taking too much upon them"—and the public fervices to which the bishops, as the king's barons. were obliged under the Norman government. pressure of secular business, added to attendance at all ecclefiaftical fynods, occasioned temporary delegations of the whole epifcopal jurifdiction to some officers, and of certain parts of it to others, erected for this purpose. from whom the bishops preserved a right of appeal; there being, in the words of Jeremy Taylor, " no canon, Episcopacy Asor personal declamatory clause, against a bishop giving Works, Vol. vii. more or less of his jurisdiction by way of delegation." P. 268. Nay, we may go further; and fay, with Mr. Johnson, Preface to Vadethat in the codes of the primitive and universal church. examples occur of every kind of spiritual authority. exercifed by bishops principally, being, on occasions, delegated to presbyters, except that of ordination alone. See Capitul. Regis Carolomanni (A.D. DCCCLXXXIII.) cap. 7. apud Thomass. V. et N. E. D. Tom. 1. P. 11. L. 1. c. v. р. 225. п.

From the conjectures of the cited bishops of Wor-

esset, cui solius episcopi vistatio annalis haud sufficiebat. Hac de causa hanc partem muneris sui, quod visitatione frequentissima explicandum erat, vicariis quibusdam concrediderunt, qui a nutu episcoporum dependebant, omnia ad episcopum referebant, et auctoritate episcopi per diæcefin circumibant &c."

^{(1) &}quot;It is probable," fays Lord Bacon (somewhat out of temper, Of the Pacificafeemingly, with these delegations of the hierarchy), "that bishops when Charch, Works, they gave themselves too much to the glory of the world, and became Vol. 11. p. 534. grandees in kingdoms, and great counsellors to princes, then did they delegate their proper jurisdictions, as things of too inferior a nature for their greatness &c."

Origines Anglicanæ, Vol. 11. chap. 111. p. 64. William I. Ann. MLXXXV.

cester and Rochester, again, Dr. Inett in part dissents, ftarting a supplemental hypothesis of his own, by no means unreasonable.—" The separation of the ecclefiaftical and civil courts1, and fetting up the confiftory," remarks the author of the Origines, " made it necessary to change the forms and circumstances of ecclesiastical proceedings, to introduce fuch new officers as were needful to convene and cite the parties concerned to attend the process, and to execute the sentence; and that, the better to fuit the conduct of church affairs to those of the state, and make this new establishment to answer the ancient division of the kingdom into counties and hundreds, the bishops of England did, about the year MLXXXV, divide their dioceses into archdeaconries and deanties, and, to fit theirs to the branches of the civil authority, took the archdeacons, the urban, and rural beans, into a share of their jurisdiction, and fitted

Vol. I. pp. 84, 212, 225.

(1) This feparation was made by William I. But before that period, and, it may be, from the first introduction of Christianity, the bishop, both in England and elsewhere, had a separate court for matters purely spiritual, distinct from the secular courts. This is shewn by the tenth CC. M. B. et H. answer of The Dialogue of Ecgbert (A.D. DCCXXXIV.), in Wilkins; by The Ecclesiastic Laws of Hoel Dda, L. II. C. XXVIII. (A.D. DCCCCXLIII.); and by the feventh of King Edgar's Canons (A.D. DCCCCLX.). Indeed, from the latter may be inferred the existence, in the tenth century, of a fubordinate ecclefiaftical court invefted with a delegate power from the bishop, the final referee of appeal. "Docemus etiam," says Edgar's canon," ut nullum negotium, quod inter sacerdotes est, deferant ad judicium sæculare, sed componant ac pacificent illud proprii illorum socii, vel transferant ad episcopum, si opus fuerit:"-which may be considered as preparing the way for the "Justitia Episcopi," the judge deputed by the bishop, or the bishop's spiritual law, the "Decanus," or " minister episcopi, cum clericis suis," of Edward the Confesior's laws, the fuperintendant of the rural clergy in chapter affembled.

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See Johnson's Ecclef. Laws, note, MLXIV.

their titles to, or rather borrowed them from, the district they assigned them; and that hence it came to pass, that the archdeacons, whose courts were to answer those of the county, had usually the county for their district, and their titles from the district in which they acted: and the names of rural drantits seem to be taken from the hundreds, and were, and generally are, the fame to this day."

It is not unlikely, Dr. Inett allows, that the personal fervices of the bishops, as barons, might have some influence upon this affair in England. "But whatever effects Origines Anglicana, Vol. 11. the laying aside billan bishops may have had in other chap. III. § xvi. western nations, there is no visible reason to believe that it had any influence on the English church; for that church was not founded till the inconvenience of the authority exercifed by the chorepiscopi was become visible, and provided against by the canons of the Christian church; and that office was never received in England till after the Norman conquest; and then the introducing

cathedrall (

⁽¹⁾ And yet Bishop Lloyd of St. Asaph observes, in his notice of Patrick's An Historical conversion of the Irish nation, his ordination of thirty bishops, and Account of Church Govern-Nennius's tale (see Scriptores xv. p. 113. cap. Lix.), whereby they are ment &c. c. iv. increased to three hundred and fixty-five &c., that "perhaps the meaning" p. 92. might be, that befide those thirty bishops which Patrick ordained for the bishops' sees, he also ordained as many suffragans as there were rural deanxies, in each of which there were eight or nine parish-priests, taking one dearry with another. If St. Patrick would fo far confult the eafe of the bishops, or the people's convenience, he might do it without altering the species of the church-government." But on the truth of this tale of St. Patrick, see Dr. Maurice's doubts in his Defence of Diocesan Episcopacy in answer to Clarkson, pp. 153, seqq.; also Ledwich's Antiquities of Ireland, pp. 82, 83. and Jamieson's Account of the Ancient Culdees of Iona, pp. 335, feqq. And although Holinshed says of the office of "the

the authority of rural deans1, was so far from having its beginning from the ceasing of the office of suffragans to diocefan bishops, that, in all probability, the general fettlement of archpresbyters, or rural deans, and suffragan bishops in England, were usages derived from the same original and much of the same date, and had their beginning from the feparation of the ecclefiaftical from the

The Description cathebrall beane," that it was "a calling not knowne in England before of England, B. II. C. I. p. 135. the conquest;" yet both the chronicler and the author of the Origines are, probably, mistaken. Of the existence of the cathedral dean before the conquest there can be no doubt. And the following passage from Mabillon's Benedictine Annals makes the chorepiscopal institution more ancient in our island than has been generally supposed. " Non longe à loco ubi stetit Sancti Petri monasterium extra civitatem Cantuariæ, in parte itidem orientali, exstabat vetus Sancti Martini ecclesia, ubi Augustinus sedem suam primitus fixerat. Istic episcopus, verius chorepiscopus, institutus fuit, qui vices archiepiscopi absentis in omnibus gerebat, et monachos fibi ex majori ecclesia, monachus ipse, in obsequium assimebat. Idem solemnitates in sede metropolitana celebrare solitus, archidiaconi etiam officium agebat, clericos archiepi/copo subjectos corripiens et emendans: cum prior seu decanus majoris ecclesiæ eos, qui in ecclesiis sibi fubditis degebant, corrigeret." Annales Benedictini, Lib. x. xvi. Tom. i. See also Acta Benedict. facul. vi. Pars II. p. 656. note (a), from Gervasius Doroberniensis in Actis Pontificum Cantuar. cap. de Egelnotho, and Battely's Cantuaria Sacra, Pars 111. pp. 131, feqq. Gervale fays, that " formerly the archbishop of Canterbury had a chorepiscopus, who resided in the church of St. Martin without Canterbury, whose office upon the coming in of Lanfranc was abolished, as we hear it was done in all parts of the earth." Decem Scriptor. col. 1650. franc came into England with William I., it is clear, the chorepiscopal office was of earlier date than the conquest. Lanfranc refused to confecrate any more bishops of St. Martin on account of their scandalous poverty. See Brit. Magaz. Vol. 11. p. 345.

(1) Beang rural exercised jurisdiction in Normandy before the Duke of Normandy became king of England. See Concilia Rotomagenfis Provincia, Part 1.

civil courts, and the variety of causes occasioned by the fubtilties of the canonists, and the prevailing power of the clergy, which drew fo much business into their hands, as made it impossible for the bishops to attend all the parts of the ecclefiaftical jurifdiction. And, though some advances were made towards this change, in the latter end of the eleventh, and in the beginning of the twelfth century, yet, it feems probable, it was never generally fettled in England, till the latter end of the thirteenth, or the beginning of the fourteenth."

"At least thus much is evident, that whereas neither the name nor the office of the suffragan bishops are to be found in the canons or histories of the English church before the conquest, and but very little of them for above an age after; from the latter end of the thirteenth and the fourteenth century, down to the Reformation, our histories are everywhere full with their names and offices: and there is scarce a registry in any bishop's office, that does not afford us light enough to afcertain the names and the powers of their respective suffragan bishops 1 and rural deans."

"But whenever archdeacons and rural drans were

⁽¹⁾ Dr. Pegge, who diftinguishes between therepistopi and bishops in Letter to Dupartibus infidelium, says the latter commenced about A.D. MCCCXXV, Topog. Brit. and were instituted to assist archbishops and bishops in large dioceses, and No. XXVIII. to perform all prelatical duties in exempt monasteries. The diocesan Crammer, p. 36. bishops, either for their own ease, or because of their necessary absence in embassies, or attendance at court &c., procured them to be consecrated, to refide in their stead. And the monasteries did the same, making some of their own order bithops by the aid of the Pope, and thereby keeping aloof from the jurisdiction of the diocesan. See A List of the Suffragan Bishops in England, by the Rev. H. Wharton, in Pegge's Account of Suffragans, pp. 29, seqq.

Eju/d. p. 66.

introduced," he elfewhere adds, "we certainly do not hear much of them till the usurpations of the bishops of Rome gave reputation to the canon law, and brought every thing into the confiftory, that either was really, or could be pretended to be, fit for the cognifance of the church."

CC. M. B. et H. Vol. 1. p. 547.

With all respect to Dr. Inett, I subjoin the fact, that, at the first adoption of the dean rural in Ireland (A.D. MCLII.), it is expressly stated that he succeeded the chorepiscopus: - the billan prelates and fuch as occupied fmaller fees being removed, the churches, which had previously been the feats of the prelacies, were made the capitals of deanties, and archpriests instituted in them by the bishop in lieu of chorepiscopi.

In the twelfth century, the fubscriptions of rural beans

the attestations of some ancient charters connected with

to documents are by no means uncommon.

Hift. of Craven, p. 481. Edit. 2.

the deanty of Craven in Yorkshire, Dr. Whitaker notices, in the year MCLXXXVI, a dean of Craven who was rector of Arncliffe; and, about half a century earlier, the same rural dignity and title, enjoyed by a rector of Kettlewell. Hist. of Norfolk, A rural Dean of Thetford in Norfolk is recorded by Mr. Vol. v. See Duration of Office. Blomfield in the year MCLXXV. But these are dates of yesterday, in comparison with that assigned to the primary decanal institution of the north of England by the Historian of Manchester:—"Greatly is the learned Bishop Kennett misseless." Greatly is the learned Bishop Kennett mistaken," says the Fellow of Corpus Christi College, " in supposing the office of the archdeacon to have been less ancient than that of the dean. was just as ancient as the other. As greatly mistaken is he, in his attempt to magnify the antiquity of rural beans; when, unfaithful to his own design, he dates the

commencement of them fome time fubsequent to the reign of Alfred. And his antagonist, Mr. Johnson, has wandered still farther from the truth, in his contrary defign to lower their antiquity, when he reduces it even to the eleventh or twelfth century. The rural bean was constituted at the same time with the parish priest: and Lancashire was partitioned into deaneries very early in the feventh century."

The latter affeverations, be it remembered, stand proofless in the historical references of the antiquarian: Rivid p. 393. and glad as we should be to discover, there or elsewhere, evidence of the facts afferted, we cannot but doubt, in the absence of such, the existence of deans rural in England at the period alluded to.

The archdeacon, in my humble opinion, claims a higher antiquity here, than the archpresbyter rural. latter appears not till the eleventh, or, at the very earliest, the tenth century,-fupposing, that is, with Brewster, the praesectus episcopi of Edgar to be the dean CC. M. B. et H. rural (see page 92). Whereas archdeacons had existence long before; though the fort of jurisdiction they exercifed be problematical. By the one hundred and feventh canon of the Excerptions of Ecgbert (called A.D. DCCL.), they are charged to fee that prifoners have relaxation on Sundays. But, this being an Orleans canon (A.D. DL.), and added to the Excerpta we know not when, may be objected to as evidence. Not so the great council of Baccanceld, under Cynewulf, king of Wessex (A.D. DCCXCVIII), Ejust. p. 162. where an archdeacon (Wilfredus) is the last of the fubscribers. Mr. Somner notices seven archdeacons of Antiq. of Cant. Canterbury in the ninth century: and, from the Laws of cc. M. B. et H. the Northumbrian priests, it is evident that the office V.I. p. 218.

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was then (A.D. DCCCCL) one of importance; during the whole of which period we have no traces of the rural bean's existence in our island.

SS.CC. Tom. VI. col. 539. A.D. DLXVII.

On the continent, it is true, in the Gallican church, there are much earlier notices than with us: but no where, I believe, antecedent to archdeacons. See Bingham's Eccles. Antiq. B. II. c. XXI.; Atterbury's Rights and Powers &c. pp. 321, 322.; and Brett's Church Government and Governours, cap. 1x. pp. 180, feqq.; and, on the other fide of the question, whereby the antiquity of the archidiaconal jurifdiction is reduced below the conquest, see Nicholson's Preface to the Scottish Historical Library, pp. xxi, feqq., who doubts the authenticity of the fignature of Wilfrid above referred to, and affirms the Northumbrian canons to be "younger than they feem to be, and borrowed from abroad; being only dreffed up (à la mode d'Anglois) with Saxon penalties and mulcts." The learned archdeacon of Carlifle is decidedly opposed Proface, p. xxii. to Atterbury's statements in his Rights and Powers &c., Rockef, Cafes, Vol. 1, p.146. and roundly afferts "that no care." any jurisdiction in England till some time after the conquest; that is, till the canon-law was established here:" -in which opinion, he is supported by Bishop Stilling-

> fleet. But the antiquity of this office is not the object of our inquiry. See Bishop Gibson's Codex I. E. A. Vol. II. Tit. xLII. cap. VIII. p. 969, of Archdeacons, and Mr. Nelson's Companion for the Festivals and Fasts, p. 387.

Dorae Decanicae Kurales.

PART III.

The Election and Institution of Deans Rural.

SECTION I.

THE RIGHT OF ELECTION.

E proceed to a most important division of our See Prisula's Subject—the authority by which rural deans &c. p. 2.

are constituted in the church—to whom do they owe their primary institution?—Upon this question their titular distinctions in ancient councils, capitularies &c., will throw fome light, as far as the usage of the Western church is concerned; while, in respect of the East, it has been again and again stated, that the Boveregti Syinstitution to the primary chorepiscopal, and to the se-Annot p. 198. condary periodeutal offices, was exclusively vested in the deen Lvii. diocesan bishop. The chorepiscopi, at first, and the periodeutae, afterwards, were appointed by the prelates to whom they were ancillary—the latter deputies being the beans rural of the Eastern church. Nor did the case, effentially, differ in the West. Sharers, from their first establishment, in the administration of ecclesiastic jurisdiction and discipline, their names in the Latin church point out their ministerial relation to the bishop, as the person from whom their delegated powers originally emanated.

SS.CC. Tom. IX. col. 695, 826. Wilkins LL. Anglo-Sax. et Civ. p. 197. CC. M. B. et H. Vol. 1. p. 506.

Southey's Book

On meeting with the defignations—" Epifcoporum ministerii adjutores" (capit. III. Ludov. Pii, A.D. DCCCXXVIII.) -" Episcoporum ministri" (Concil. Aquifgran. II. c. IV. A.D. DCCCXXXVI.)—" Minister," " Sacerdos," " Decanus Episcopi" (LL. Edward. A.D. MLII.)—" Decaní vel archipresbyterí ad agendas vices episcoporum" (Concil. Turon. can. VII. A.D. MCLXIII.) -- "Decaní constituti sub episcopis" (Concil. Londin. A.D. MCC.) &c. &c., in reference to rural beans or archpriests, we cannot hesitate to connect their appointment and employment with the bishop. Still it of the Church, vol. 1. c. vi. p.84. appears, from the earliest records of the office that have come down to us, in the West, that these functionaries were originally chosen by their own clergy, subject to the bishop's approval, and were only indebted to the latter for their confirmation—an act which he might execute or not, at his own pleasure. And when their inftitution had been ratified by the diocefan, they could not fubsequently be displaced by him, according to the feventh canon of the fecond council of Tours (A.D. DLXVII.), without the joint confent of the electors. Such, Dr. Field of the at least, is the Dean of Gloucester's interpretation of the SS.CC. Tom. vi. canon, "Ut episcopus nec abbatem, nec archipresbyterum. fine omnium suorum compresbyterorum et abbatum confilio, de loco suo præsumat ejicere, neque per præmia alium ordinare, nisi facto concilio tàm abbatum quàm presbyterorum suorum, quem culpa aut negligentia ejicit, cùm

Charch, Booke v. col. 536.

omnium presbyterorum confilio refutetur;" and he extends it to our rural functionaries. See also can. xi. (ex fynod. incerti loci A.D. DCXVI.) SS.CC. Tom. VI. col. 1395.1

⁽¹⁾ This canon also inhibits the appointment of arthpriests per pramia (fimoniacally) both spiritual and laical:—for sometimes it seems the latter

How long fuch a power of electing and continuing archpriests in office remained with vican or rural presbyters is unknown; -- probably, for no long period: though the privilege of recommending to the bishop, and, in some places, even of nominating persons eligible to the duty, has been permanently exercised by them. Be that, however, as it may, it is quite clear, on the authority of Isidore, that about the year DCXXXIII of Christ, the archipresbyteral office of the country was elective; the electors being, by delegation, the archdeacon, clergy, and people: "Si in plebibus arthipresbyteri obi- Decret. P. I. erint, aut pro aliquo reatu exinde ejecti fuerint, archidia- c. xx. conus (speciali auctoritate episcopi-nisi hoc habeat de consuetudine præscriptå, gloss.) quantò ociùs prosiciscatur illuc, et cum clericis, et populis (al. presbyteris, in marg.) ipfius plebis electionem faciat; quatenus dignus pastor domui DEI constituatur; et dum ordinatur, ejus providentià ipsa plebs custodiatur." And the same may be inferred

were instituted :- " Ut abbates, vel archipresbyteri, absque culpa de eccle- SS.CC. Tom. vi. fiastico ministerio removeri non debeant: nec per præmia nullus abbas col. 1395. vel arthipresbyter ponantur. Quod si quis facere præsumpserit, communione privetur. Nec sæculares arthipresbyteri ponantur. Forsitan si talis fuerit, quem pro merito personæ in solatium ecclesiæ pontisex necessariam esse judicet, ut sine ejus defensione paræciani illi se defensare non possint." But laical arthresbyters are forbidden by the nineteenth canon of the council of Rheims before cited (A.D. DCXXX.)—" Ut in SS.CC. Tom. vi. parochiis nullus laicorum archipresbyter præponatur: sed qui senior in col. 1435. ipfis effe debet, clericus ordinetur." And fee also can. xvi. (ne decanatus rurales pro pretio conferantur) of the Council of Rouen (A.D. MCCXIV.) -" Inhibemus ne detanatus rurales ad tempus vel in perpetuum pro Concilia Rotopecunid vel aliquo pretio conferantur alicui, sicut statutum est in conoi-vincia, Part 1. liis Lateranensi et Turonensi: eos qui contra hoc venerint decernentes, p. 113. præter pænas in conciliis comprehensas, juxta prælatorum arbitrium, gravi pæna puniendos." And can. xxiv. (A.D. MCCXXXI.)

p. 136.

col. 1164.

from the council of Cifalpine bishops, held for the settlement of ecclefiaftic discipline, at Pavia (A.D. DCCCLV.); which admits the people as co-electors—(unless " electionis confortium" mean no more than the presence of the people for fuffrage of public testimony, and not of formal choice)—and, like the council of Tours before cited, disallows the displacement of archpriests by the bishop, after institution, except for criminality, or ill-usage of the churches under their administration—a curious exemplification of which is afforded in the conclusion SS.CC. Tom. 12. of the following extract; "San' removenda quorundam laicorum procacitas, qui hoc solo obtentu, quòd ad electionis consortium admittuntur, archipresbyteris suis dominari præsumunt: et quos tanquàm patres venerari debuerunt, velut subditos contemnunt. Hi igitur intra proprii juris terminos sunt redigendi, et si extraordinariam dominationem in ecclepis exercere præsumpserint, regià sunt disciplinà coercendi. Ipsi verò qui ad gubernandas plebes legitime provecti sunt, nullatenus à suis episcopis repellantur, nisi aut in alicujus criminis reatum inciderint, aut easdem plebes malè tractaverint. est enim prava omnino consuetudo, quæ in quibusdam locis oriri cæpit: quia nonnulli archípresbyterí vel aliorum titulorum custodes, fruges, vel aliarum ecclesiarum reditus, ad proprias domos abducunt. Quidam vero aliorum pofsessiones conducunt, ut in eis quæ ab ecclesis suis malè sub traxerunt recondant, &c."

Such authority of election, exercised by these parties, was, probably in all cases, by special permission of the bishop; as it is, wherefoever prevalent with the clergy of the prefent day; the diocesan possessing a clear negative on the election in the privilege of confirming or

fuperfeding it. And to the same concession, originally, Gibson's Codez I. B. A. Vol. 11. may be affigned the elective character of the urban or Til. XLII. cap. cathedral dean; who, at his first institution, was nominated out of the college of presbyters by the bishop alone, as his vicarious fuperintendant in the episcopal church; but subsequently became independent of the bishop, as far as election went, and only beholden to him for a ratification of the chapter's nomination. By which early grant, the urban archpricst's appointment was loft in perpetuity to the diocesan:—not so, however, the dean rural's; which, if at any time furrendered to an inferior constituency, was generally again recovered at the will, and exercised at the discretion, of the bishop, with or without archidiaconal, clerical, and popular interference, at his perfonal choice, he having de jure "the foleship of election;" although, in modern days, we have heard of archdeacons prescribing against their bishop in the exercise of this branch of his authority.

Of the parochial laity, as joint electors, we hear nothing after this date; nor is it probable that fuch a power, feeing, in the fore-cited Pavian council, the abuse to which it was liable, was long entrusted to their hands. But archdeacons, having grown up to a permanent participation of other episcopal duties, seem to have continued thence forward (vis. from the days of Isidore) sharers also-by sufferance, I should say, rather than right of office (for how could any archdeacon prescribe against his bishop)—in the appointment of rural deans in many dioceses. For which intervention, more or less at all times dependent on custom, an early fanction is alleged in the thirteenth canon of Hincmar's Capitula, addressed to his archdeacons Guntar and Odelhard,

(A.D. DCCCLXXVIII.); wherein the archbishop enjoins the latter officers to proceed to the election of beans with due confideration, and to conftitute them conditionally in case of his absence,—reserving to himself the power of confirmation or deprivation, as he might deem expedient, Hinemari Opera, on being made acquainted with their choice. "Si decanus Tom. 1. p 738.

SS. CC. Tom. x. in ministerio vestro," says he, "aut negligens, aut inutilis et incorrigibilis fuerit, vel aliquis eorum obierit, non inconsiderate decanum eligite. Et si ego in propinquo sum, ad me illam electionem referte. Et si ego in longinquo sum, decanum illum qui electus est interim constituite, donec ad meam notitiam electio illa referatur, ut meå constitutione aut confirmetur, aut immutetur."

col. 25.

Arnulphi Lexovienfis Epifcopi, Epift. XXVII.

A letter of Arnulph, bishop of Lisieux, gives the archdeacon the right of prefenting the archpriest to the bishop, who had the power of refusing him institution, if he thought him unworthy of the office: but, at the fame time, he could not proceed, against the will of the archdeacon, to a fecond inftitution; "cum ei in archidiaconatu fuo alius quodammodo archidiaconus annascatur."

Nor was the bishop's refervation of a veto upon the election less marked, in cases where the clergy enjoyed, by custom or constitution, a delegated power of choice. Witness in the church of Ferrara: where, though the "constitutiones" of the "parochi" of that state, confirmed by the bishop (A.D. MCCLXXVIII.), give to the fubject "capellani" of the "parochia" the privilege of electing their own archipresbyter, or, as he is denominated in the gloss of Muratori, "caput congregationis parochorum," (provided, that is, they made their choice within fifteen days from the date of a vacancy by death); yet the ftatutes referve to the diocefan a veto on prefentation.

Antiquitales Medii Ævi, Tom. vt. col. 436, 440,

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And, supposing the parochial incumbents, here called capellanes, not to comply with the inftructions passed "pro suæ congregationis regimine," in this particular, the elective capacity devolved on the bishop—"quum archipresbyter viam carnis ingressus fuerit universa, capellani infra quindecim dies proximos futuros archipresbyteri electionem facere teneantur, ipsam electionem confirmandam aut infirmandam nostro domino Ferrariensi episcopo præsentantes: alioquin præsata electio ad ipsum dominum epi/copum devolvat."

So great, however, was the afcendency and influence which archdeacons had attained in these appointments in the twelfth century, and fo subordinate the decanal to the archidiaconal functions, that in a canon of the great Lateran council (A.D. MCLXXIX.) under Alexander III., SS. CC. Tom. XIII. col. 419. regulative of the visitatorial expenses of rural deans and can. iv. higher dignitaries, the former are specifically denominated, from their subjection, "decani constituti sub archidiaconis:"-which fubjection is repeated and made abfolute by the decretal epistle of Pope Innocent III. (A.D. Decret. Gregor. IX. L. 1. Tit. MCCXIV.)—" Archipresbyteri, qui à pluribus decani nuncu- xxIII. VII. pantur, (that is, rural deans, for deans of cathedral churches Church Gowere never subject to archdeacons—Dr. Brett) archidia- cap. viii. p. 183. coni i jurisdictioni se noverint subjacere: and, yet farther,

^{(1) &}quot; Statumus et præcipimus quod omnes presbyteri et detant ss. cc. Tom. rurales obediant archidiaconis fuis in omnibus licitis et honestis, eorum XIV. col. 1134. jura et nostra observent et faciant observari. xIV. 1. Statuta synodalia ecclesia Leodiensis," A.D. MCCLXXXVII.

[&]quot;Ordinatio vicariæ de Pyryton cujus ecclia appropriatur abbatiæ de W.K. M8. 2005.

Tewkesbury, MCCCCL.—Item dictus vicarius et fuccessores fui invenient p. 351. et exhibebunt unum decanum ruralem ad deserviend. Ordinariis loci in decanatu de Powlett quotiens hujufmodi onus ad dictam eccl'iam juxta confuetudinem d'ati decanatus evenire contigerit." Reg. Well. Digitized by Google

confirmed by the reply to the question, "Utrum decans rurales, qui pro tempore statuuntur, ad mandatum tuum solum, vel archidiaconi, vel etiam utriusque, institui debeant vel destitui, si fuerint amovendi"?-To which the papal answer is:- "Ad hoc breviter respondemus, quod cum ab omnibus, quod omnes tangit, approbari debeat; et cum commune eorum (i.e. of the bishop and archdeacon) decanus officium exerceat; communitèr est eligendus, vel etiam amovendus."

Whitaker's Hift. of Manchester, Vol. 11. B. 11. c. IX. § III. p. 383.

Provinciale. L. II. T. I.

I. I. Tit. 11. gl. v. decanos ru-

rales.

L. 111. T. xx11. gl. v. becanorum. corum vices.

I. II. T. I. gl.

Const. Dom. Othon. de VII. becanatuum fuorum, p. 10.

Though equally an ordinary, equally a prelate, with the archdeacon and bishop, the dean rural of England, as well as the continent, was subordinate and ministerial to both—being early and repeatedly called the dean of the archdeacon and bishop. Wherefore the doctrine of the Roman rescript is transferred by the bishop of St. David's to his Provinciale: "Dicit Innocentius," observes Lyndwood in his commentary in v. decani rurales, "quòd funt personæ habentes quædam officia communitèr spectantia ad episcopum et archidiaconum, et ideò communitèr eorum receptio et amotio pertinet ad utrumque:"—in another place he calls them "becani temporales ad aliquod ministerium sub episcopo vel archidiacono (al. archiepiscopo) exercendum constituti:"-in a third, "qui sub archidia-L. I. Tit. II. gl.v. cono quandoque certum ministerium habent:"—in a fourth. " vicarii episcoporum et archidiaconorum (al. archiepiscoporum):"-in a fifth, "ministri tàm episcoporum, quòd archidiaconorum, (non tamen aliorum ordinariorum)." And to the same purpose speaks the glossary of John de Athon on the Legatine constitutions of Otho: - " Deca-Sacram gl. in v. natus rurales, et per consequens decant ibi, præfecti sunt ipsorum archidiaconorum; sed certè salva consuetudine locorum tàm præfici debent vecaní tales, guàm etiam

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amoveri, per episcopum et per archidiaconum simùl de jure;"—where, fays Gibson, the clause, "Jalva consuetu-Codex I. E. A. Vol. II. Tit. XLII. dine locorum," explains the gloss ('secundum consuetu- cap. viii. p. 971. dinem loci') on the word "communiter," in the foregoing constitution of Innocent III. See Summa Silbestrina, P. 1. de Archidiacono. 9. fol. xxxviii. and Hostiensis de Offic. Archidyaconi, Tom. 1. fol. cxvi. The latter of which commentators feems to have correctly interpreted the text as of local and not general application—" fe- Hostions super prime decretal. cundum consuctudinem Franciæ"— in aliquibus Tom. 1. fol. CXVI. col. 3. & Panorecclesis constituuntur tales detani per episcopum et archi- mitan. Tom, 11. dyaconum communitèr ad quædam officia eis communitèr exercenda: nec instituuntur in aliqua ecclesia nec consirmantur: immò quasi ministeriales et officiales sunt utriusque, et pro magnà parte non constituuntur perpetud, sed ad tempus. Ubi ergò talis vel similis non est consuetudo, hoc quod ibi dicitur non vendicat sibi locum."

Nor does Atterbury's interpretation of the canon law Visitation Charge to the in reference to English usage differ from that of the Clergy of Tot-Cardinal, Lyndwood, Gibson, and others. Ever fince **(\$\frac{2}{3}, \text{MDCCVIII.} the first-cited letter from the Roman see, the bishop of Rochester affirms, the archdeacon's authority has intervened, with that of the bishop, (as in the diocese of Exeter,) towards appointing deans rural; except where, by grant, composition, or custom immemorial, things have been otherwise ordered; as the case was in the diocese of Canterbury, where, thirteen years after the

^{(1) &}quot;De droit commun," says Les Loix Ecclésiastiques de France, Analyse des De-" les Boyens Muraux dépendent de l'archidiacre et de l'évêque, qui doivent cretales. Titre les élire et les déposer conjointement; (mais il y a des dioceses ou l'évêque p.73. nomme seul les Bopens Kuraux; d'autres ou ils sont élus par les curés du Bopenné, qui les présentent à l'évêque)."

Somner's Antiquities of Canterbury, P. I. Appendix, No. Lx. p. 66.

date of this refcript, a special grant was made to the archdeacon of the institution and destitution of rural deans by Stephen Langton, the archbishop, in the following words-previously revoking his own official's appointment of them ex consuetudine ... "Statuimus ut archidiaconi Cant. qui pro tempore fuerint, decanos constituant, et amoveant pro sua voluntatis arbitrio, proùt meliùs viderint expedire in Dioc. memorată, et sibi respondeant sicùt decet, cùm absurdum sit, ut alius eos constituat qu'am is qui eis debeat præesse, et cui respondere tenentur, præsertim cum ipsis (decanis) referentibus, corrigere debent (archidiaconi) cæterorum errata." And in a personal grant to Archdeacon Hubert by Archbishop Wethershead (furnamed Le Grand), two years afterwards, the "institutiones et destitutiones decanorum" are continued; but with the faving clause, "præhabito consilio nostro." The archdeacon of Canterbury had not loft this privilege in the latter end of the feventeenth century;—for it is faid, that when Archbishop Sancroft would have nominated rural deans in his diocese, he was opposed

No. LIX. p. 65. See Appendix to Supplement, Part II. p. 60. Brett's Account of Church Government and Governours, c. x. p. 188.

T. D. Whitaker's Richmondshire, Vol. 1. p. 34. Ms. Ledger Book Dioces. Regist. Cestr. p. 1.

Again, before the foundation of the fee of Chefter, the archdeacons of Richmond and Chefter¹ (while their jurifdiction was fo preposterously extensive as it was—each indeed having an unlimited ordinary jurifdiction in his own archdeaconry) could appoint their vice-archdeacons and rural beans at pleasure, and remove them

by his archdeacon, Parker.

⁽¹⁾ On the extinction of the two jurisdictions, the endowments which had been attached to them from the twelfth century were transferred to the episcopal see, with this *proviso*, that there should still continue two titular archdeacons, with yearly stipends of 50l. each, out of the old revenues.

without rendering a reason. And to shew the irresponfible power of the archdeacons within their archdeaconries, the rural beans constituted by them could not be called upon to attend the archbishop's courts, nor could aids be imposed, nor a church, nor clerk be sufpended by the metropolitan within their limits. This is particularly recorded in the old Lieger or Fouchier of the archdeaconry of Richmond, in reference to that archdeacon:—"Item archinus ponet sua auctoritate vice Elbertates archibiaconatăs Richarchiñ et decanos in suo archiñatu quoscunque voluerit et mondae, mec.

Mes. penes Reamovebit et deponet eos sine omni contradictione. Præterea sistr diocess.

Cestr. verd vice-archiñus et decaní non tenentur venire ad placita archiepiscopi nisi sponte voluerint, &c." (Ex transcripto Vet. Libr. vocati the old Leiger or Fouchier &c.) And the same obtained with regard to the archdeacon of Chefter.

But in Ireland, two years after the promulgation of the fore-cited papal epiftle of Innocent III., we find the bishop of Meath still retaining, and enforcing, the exclufive right of nomination to rural archipresbyterates; "va- cc. M. B. et H. cante per mortem, aut alio quovis modo archipresbyteratûs officio, eligendus est per nos, aut successores nostros succeffor, quia jurisdictionem suam à nobis haurit." In the Practara Eccles. diocese of Melun (A.D. MCCI.), Innocent III. continued nument. ad calto the bishop the institution and destitution of deansrural, independent of archidiaconal interference, though Chartulario the ruling deacons formally laid claim to it, " afferentes dente. quòd, eis inconsultis, non licet aliquem instituere in decanum:" while the bishop of Melun affirmed, on the other hand, that the appointment and removal of these officers, throughout the diocese of Melun, had ever been granted by the papal see to his predecessors. The dispute

ran high; and the parties having affembled at the

SS. CC. Tom. xIv. col. 270. can, x.

Works, Vol. 1. p. 290. Ex Regiftr. Swain. Tom. 1. p. 279.

SS. CC. Tom. XXI. col. 43.

Thomassin. V. et N. E. D. T. 11, P. 11. L. 111. c. 76.

Const. et Decret. Synod. Salisburg, Con. xxv. cap. Iv. pp. 121, 122.

cathedral of Melun, for the fake of fettling it, the pope decreed, with the confent of the bishop and archdeacons, " pro bono pacis," " quod rurales decanos Meldensis episcopus, archidiaconis inconsultis, possit eligere, instituere, et mutare, salvà tamen fidelitate quam de conservando jure archidiaconorum consueverunt præstare." Usage always ruled the point. In the diocese of Poictiers (A.D. MCCLXXX.), Bishop Walter inhibits the retirement of deans rural from office without his permission: and therefore we may infer that he appointed them:-" Inhibemus archipresbyteris et decanis, ne recedant absque licentià nostrà: et injungimus eisdem, quod antequam recedant. scribant et nobis referant excessus factos contra Harris's Ware's jurisdictionem ecclesiasticam." In Ireland, again, (A.D. MCCCCXXX.) during the vacancy of the fee of Derry, Archbishop Swain being guardian of the same for the time being, conferred on Donat O-Kerulan, one of his fubguardians, the rural beauty of Magthya, in the diocese of Derry, to continue during pleasure. And, at a much later period, in Italy itself, (between the two opposite precedents of Innocent III. quoted from the canon law, rescript against rescript,) Borromeo, the celebrated archbishop of Milan, appropriated to himself the right of election, on the occasion of establishing among his parochial clergy the spiritual supervisors termed bicaris foranci; whom he made amenable to himself alone, and amotive at his will and pleasure:- "Hi bicarii voluntate episcopi ab officio amoveri semper possint; ac si malè id administraverint, pænas dent ejusdem episcopi judicio."

Such was their constitution, too, in the archdiocese of Salisburg (A.D. MDLXIX.)—" Rurales decant à suis episcopis

consecuti cum authoritate officium et dignitatem, tales se reddant, ut conceptæ de ipsis expectationi, et suo muneri, ac suorum episcoporum satisfaciant voluntati &c." in our own country, about the fame date, the archdeacon was entirely deprived of all participation in the appointment, unless perchance he happened to be the ordinary (which alone the bishop was de jure), when he was capacitated to appoint. It was not to be supposed that our Reformers would have much respect for papal edicts upon this or any other branch of polity: and accordingly, we find, that it was decreed by the compilers of the projected Reformatio Legum Ecclesiasticarum to this effect : "Decanatus quilibet archipresby- De Ecclefia et terum rusticanum habeat, vel ab episcopo vel ecclesiæ ordi- illorumque ofinario præficiendum." But in the following chapter "De p. 95. Archidiaconis," these superior officers are enjoined to see that the archpresbyters duly performed their functions (cap. vi. p. 96).

In the provincial council of Cologne, under Archbishop Herman (A.D. MDXXXVI.), pro reformatione clericorum et cæremoniarum ecclesiæ, the twentieth canon gives to the archdeacons the fole power of election and admission :- "Archidiaconis nostris incumbit, ne ullos inido- ss. cc. Tom. neos officiales aut decanos rurales deligant aut admittant, sed ad has functiones viros tantim assumant, cum doctrina præstantes, tum vitæ innocentis inculpatæque, qui nullius criminis labe notabiles, officium suum irreprehensibilitèr exequantur." While, on the other hand, in direct variance therewith, the council of Malines (A.D. MDLXX.) enacts, cap. III. (De Decanis Christianitum) :- "Arthipres- ss. ca Tom. byteri rurales in singulis diæcesibus pro discretione episco- Synod Prov. Mech. p. 43. porum assumantur, qui possint pastoribus vità, confilio, et

exemplo prodesse; et non pluribus præsiciantur ecclesis, quàm possint commodè regere; ac sint arbitrio episcoporum amovibiles." But the cause of this exclusive jurisdiction being vested in the bishop may be, as suggested by Van Espen, that the entire archidiaconal power had in Belgium merged in the episcopal.

To the latter learned canonift we are indebted for the farther usages of the Belgian churches in reference to the appointment and conftitution of this trust:—

Van Efpen Jur. Eccl. Univ. P. 1.

- " IV. Moribus Belgii passim obtinuit, ut non tantum epi-Tit.vi. c. i. p. 29. scopi soli pro suo arbitrio decanos tutales constituant, sed insuper libertas eis sit, quemcunque è presbyteris, quem huic officio maximè judicant convenire, eligere; nec solet officium archipresbyteratûs ulli determinatæ parochiæ aut dignitati, vel beneficio esse annexum."
 - " Similitèr in potestate episcopi est, districtum decanorum vel extendere, vel limitare; imd et unam decaniam sive districtum archipresbyteratûs in plures dividere; aut plures in unum conflare."
 - " v. Functiones quoque et potestas decanorum à commisfione seu instructione, quam ab episcopis accipiunt, unicè dependent: unde in litteris, quibus archipresbyter ruralis constituitur, inseri consuevit hæc clausula: archipresbyterum districtus N. te nominamus et deputamus cum facultatibus hujusmodi archipresbyteris concedi solitis ac confuetis juxta instructiones datas."

Strype's Annals. V. i. P. 1. c. xxvII. p. 479.

But to return to our own country:—In the year MDLXII, among the ecclefiaftical regulations then intended, one was, "That in every beauty in the country, there may be conftituted by the bishop, one grave and discreet priest, to be archipresbyter or decanus ruralis." Which act of constituting, by the canons of MDLXXI.

(Liber canonum &c. de archidiaconis), supposes the pre- CC. M. B. et H. Vol. IV. p. 264. vious recommendation of the archdeacon 1; "peractal Sparrow's Colvisitatione, archidiaconus significabit episcopo, quos inve- della dec. nerit in quoque detanatu, ed doctrind et judicio præditos, ut digni fint, qui pro concione doceant populum, (for preachers in those days were rare'—Gibson,) et præsint aliis. Ex illis episcopus potest delectum facere, quos velit esse decanos rurales."

To the bishop the same power of nomination is continued by the fifth canon of His Maje sty's Declaration CC. M. B. et H. concerning Ecclefiastical Affairs (A.D. MDCLX.):- " Rutal

⁽¹⁾ May I notice, at this point, a formula of the Romish Church in England, of the time of Charles the First, by which, Richard Smith, bishop of Chalcedon, appoints his archdeacon, and gives him the power of electing his own beans rural?—The original document is stated to be in St. Gregory's feminary at Paris, by the author of The Church History of England (Dodd, I believe), whence I transcribe the following extract:-".... Quò verò clerus, et populus tuâ sollicitudine, curâ, ac diligentid, in vid virtutis incedat, et bonorum operum fructus ubique prosemines, volumus ut totum districtum tuum semel saltem in singulis annis in proprià personà visites; et duos vel plures presbyteros, viros idoneos, atque integræ et probatæ vitæ, in prædicto districtu tuo, eligas, qui munus decanorum ruralium obeant in locis intra districtum tuum à te præstituendis, præstòque sint rationem tibi continuò reddere de moribus presbyterorum; et prædictarum personarum laïcarum intra terminos tui districtus degentium, seu commorantium. Quorum virorum, ita à te electorum, nomina ad nos destinabis, ut, literarum nostrarum vigore approbationem, et confirmationem consequantur &c." Part vi. char. i. Book III. art. IV. Records of the Clergy, p. 152.

⁽²⁾ In the diocese of Winchester, the bean rural, annually elected Atterbury's Arupon the old foundation, preaches two vifitation fermons during his chidiaconal year of office; and the fame custom obtained in the days of Atterbury MDCCVIII. (archdeacon of Totness MDCOVIII.), and still obtains, in the diocese of Exeter:-probably, in both cases, founded on this canon, which was interpreted as referring to Vifitation fermons.

deans, as heretofore, to be nominated by the bishop of the diocese." While in the diocese of Kilmore, during Burnot's Life of the episcopate of the primitive Bishop Bedell, the old Bedell, p. 184. custom, of the clergy electing their own deans, returned:

Vol. IV. p. 538.

CC. M. B. et H. — " Ut secundum pristinam et antiquam hujus diæceseos Kilmorensis constitutionem, in tribus ejus regionibus tres decani fint, ab ipsis ministris ejustem decanaius eligendi, qui vitam et mores cleri jugi circumspectione custodiant, et ad episcopum referant, ejusque mandata accipiant, et, quoties opus erit, per apparitorem detanatûs ad compresbyteros suos transmittant."

CC. M. B. et H. Vol. IV. p. 638.

In The Proceedings in Convocation about Mural Beans (A.D. MDCCX.), the Upper House seems to have been unwilling to admit the doctrine of Innocent's rescript, fo often alluded to, but rather inclined to restore to the district clergy the pristine capacity of electing their own deans, subject to episcopal fanction alone. the clergy of every beauty, or the greater part of them, shall chuse a person qualified" (i.e. "beneficed within the deanry, as rector, vicar, or perpetual curate, refident upon his benefice or cure, of the elder and graver fort of the clergy, and a graduate in one of the two universities within this province"....) " who shall be prefented by the archdeacon or other ordinary to the bishop for his approbation; and when approved, shall be appointed by the bishop under his hand to execute the faid office for the term of three years, unless cause should appear to the bishop for altering the faid term."

The latter part of this projected canon was pertinaciously refisted by the Lower House, in their eagerness to advance the privileges of their own members, by investing archdeacons with the joint-power of dismissing,

as well as appointing, deans rural, according to the papal decree, and the gloffes of John de Athon and Lyndwood on the legatine and provincial constitutions:—or, at least, they would have carried, as an indispensable amendment. that the archdeacon's confent should be first obtained, before the bishop proceeded to the authoritative act of displacement.

On the continent, ten years after this convocational war about the ruri-decanal constitution in England, the council of Reuffen issued the decree following, without noticing in whom the right of electing rural protopresbyters lay; but appointing them pastors of the pastors of their deanties, and correctors of facerdotal faults and failings, personally or by delation to the bishop, as the head of their jurisdiction. "Quoniam protopresbyterorum (deta- concilium Runorum rural(um) officium gravius est, quam existimatur: thenorum, (A.D. morum) monet sancta synodus, ut ii tantùm assumantur, qui zelo, Mans Suppl. ad SS. CC. Tom.vi. pietate, doctrina, et eruditione cæteris præluceant, ex sæcu- col. 353. laribus si idonei inter eos fuerint; sin minus ex regularibus. Iph vero secum cogitent, se esse constitutos pastorum sui districtús pastores, eaque de causa, nist ipsorum defectus corrigant, vel ad episcopum deferant, suoque officio accuratè fungantur, cæterorum animas de ipsorum etiam manibus requirendas effe."

As to decanal appointments in modern days, the fame confuetudo locorum, as we have above referred to, has much influence over them. There is no general rule of election and institution. Every diocese adheres to its own customs. In some places, the mandate of election Somner's Ant. of proceeds, by the bishop's grant, from the archdeacon Cant. loc. citat. alone, as (to quote from our infular usages) in the diocese of Canterbury, and, at one time, seemingly, in

Atterbury's Vifitation Charge, MDCCVIII. Strype's Annals, V. 11. P. 11. Appendix, No. XXXII. p. 698.

that of Lincoln (see, in the Appendix, "admonitio episcopalis archidiacono facta de sumptibus decano rurali allocandis:"-in others, from the bishop and archdeacon jointly, that is, from the bishop through the archdeacon, as now-a-days in the diocese of Exeter', where the clergy are the actual electors:—in others, again, from the bishop alone, as in the dioceses of London, Bath and Wells, Norwich, Oxford, Winchester, Gloucester. St. David's, and Salisbury,—in the latter of which the office is, at present, on the authority of our venerated diocesan himself, entirely dependent on the personal jurisdiction of the bishop;—the archdeacon having nothing to do with the appointment, except fo far as the bishop may defire him to mention the names of clergymen eligible to the duty;—which has been occasionally done by the rural presbyters themselves;—but in neither case with any power of nomination, as an official right. Such likewife was the constitution of the office in the days of Bishop Ward, and also in those of Bishop Fisher, in the diocese of Sarum. And yet, to shew how much the usages of the church have varied, at different periods, in relation to the economy of this office, even in the same diocese, we find traces of an opposite custom to that now prevalent, in the early constitutions of the see of Sarum.

^{(1) &}quot;Volumus etiam ut detanatus Plympton suut ab antiquo solet et autentico scripto bonæ memoriæ I. Exon. ep'i plenius et melius testatur eccl'iæ de Plympton remaneat, ita scilicet ut clericus per te et successores tuos et canonicos archd'o Tottoniæ qui pro tempore fuerit presentetur, et curam detanatus per eum suscipiat—quod ep'us et ejus officiales repellendi illos qui per vos suerint presentati nullam prorsus habeant potestatem." Inter privilegia monasterii de Plimton. Temp. Ivelii prioris. Reg. Plimton MS. Not. MS. Add. Kennett's Par. Ant. V. 11. p. 353.

In the Constitutiones facta in pleno cap'lo eccl'ia Sarum in Reg. Simund. E'pi Sarum Mê. festo Assumpt. B. Virginis, anno MCCXXII., this clause occurs: apud W. K. in 2003. "Decaní etiam rurales de communi consensu d'ni e'pi et archid'orum instituantur et destituantur." And in the canon " de decanis instituendis," of the Alia Constitutiones cc. M. B. et H. Ægidii Saresberiensis Episcopi (A.D. MCCLVI.), is the following injunction: "Statuimus, ut cum decaní rurales ido- See I. Fileseci nei ab archidiaconis fuerint instituti, nobis et successoribus p. 97. de Corpor. nostris præsententur ad sacramentum corporale præstandum:"—clearly shewing, that, in the days of Bishops Poore and Bridport, the inftitution of deans rural was partially, at least, a matter of archidiaconal concernment in our diocese. Nor, indeed, in that of Winchester², has the act of appointing been always with the bishop, to the

(2) In the diocese of Winchester, there are, at present, two foundations of rural deans, the old and new—the latter instituted a few years since by Bishop Sumner, and appointed folely and exclusively by his authority (see Appendix, Winchester Documents)—the former of ancient standing and peculiar constitution; whereby the clergy are empowered to elect a person, at the archidiaconal visitation, to fill the nominal office of Dean rural, and to preach at the two subsequent visitations of the archdeacon and bishop's commissary (in Surrey). But the office is in fact, Archdeacon Hoare informs me, a mere nullity, except for preaching; for which purpose the election is annual, and the bean changed. This ancient foundation, though thus limited by usage, it is expressly provided by the bishop, is not to be affected by his new appointment. The latter is general throughout Hants and Surrey: the older institution, on the authority of Archdeacon Bayley, obtains not in Hants.

⁽¹⁾ Bishop Poore drew up a body of constitutions at a diocesan synod, Collier's Ecol. fubsequent to the year MCCXXII, for the regulation of his see. They are Britain, B. v. divided into eighty-feven canons; of which the penultimate commands p. 440. the archdeacons to take care that the laws are duly observed;—to give copies of them to the rural deans, who are to transcribe them, and furnish the rectors and vicars within their precincts.

Vol. 11. p. 299.

exclusion of the archdeacon; though in the present age the latter is no party to it:—for in the fynodal constitu-CC. M. B. et H. tions of Bishop Woodloke (A.D. MCCCVIII.) it is stipulated " quòd de cætero, tàm decaní, quàm apparitores eorum, per nos, aut officialem nostrum, archidiaconum, vel officialem eorum, communitèr eligantur, et amoveantur similitèr communitèr per eosdem."

Interpreter in verb. Dean. R. C. of Deans and Chapters, c. vII. p. 53.

Indeed, so good a case of seeming right to a participation in the appointment of beans rural generally, in England, do the archdeacons put forward, that Dr. Cowell in his Interpreter, and Dr. Godolphin in his Repertorium Canonicum (the latter copying the former), have composed their definition of bean rural in accordance with it-influenced. no doubt, by the papal rescript of Innocent III:-" A person having ecclesiastical jurisdiction over other ministers and parishes near adjoining, assigned unto him by the bishop and archdeacon, being placed and displaced by them." Still it is the writer's firm conviction that no archdeacon can lay legal claim to co-electorship with the bishop; whose office alone it is de jure to appoint deans rural in his diocefe.

In the most recent revival of "the ancient use of beans rural" in England (viz. in the diocese of London, where, while I am writing — December MDCCCXXXIII they are just appointed), the act of appointment was exercifed by the bishop; but the drans are to assign the archdeacons in the execution of their office, and to act in subordination to them; which seems to be, in my humble opinion, as judicious a mode of rendering the inftitution of deans rural efficient, without the risk of rendering it offensive to the intermediate functionaries, the archdeacons, as can be devised.

"Although there are instances, in times past and pre- A Humble Pro-fent, of the clergy electing deans among themselves," says chial Reforma-tion &c. chap. an anonymous author, "yet considering they are to xIX.pp.120,121. correspond with their bishop, to act many things in his name and by his authority, and to be accountable to him, it is but meet he should have the choice of them, as for the most part he formerly had."

"The wife election of the dean rural is a matter of the greatest importance, and requires the greatest care;" for "he must be one that sincerely loves God and the church, and hath a tender regard to the fouls of men. He must also be furnished with found learning, and with dexterity to manage men and business:"-" the peace and fafety of the church, the stopping of heresie and schism, the preventing the growth of popery, and chiefly the recovering of decayed piety among the people, depending on the judicious appointment of this officer."

"If all the qualifications requisite cannot easily be found in every deanary, yet it is necessary to go as near them as possible; but especially to provide men of clear reputation for unblameable behaviour, and of discreet zeal for the honour of God and advancement of religion."

SECTION II.

The Method of Institution.

AVING done with the right of election and appointment of beans rural—in whom it primarily rested, and in whom by delegation—we naturally inquire, in the next place, how,

or by what method, were these officers instituted in the church ?—by oral declaration, or by formal commission in scriptis?—If by the latter, are any such formulæ of institution known to antiquaries?

After affiduous fearch—not in the archives of public libraries, nor in the manuscriptal records of episcopal muniment-rooms, (for I enjoy no such opportunities of investigation,) but in printed books of easier access and perusal—I am compelled to reply, to the best of my belief, that none have been ever given to the public of a date antecedent to the sixteenth century; and it is said by a far higher authority in these matters, the vicar of Ambrosden, that none exist in manuscript. At least Dr. Kennett replies to the bishop of Lincoln's question

⁽¹⁾ It were abfurd to think of recovering any authentic infiruments of infitution of the Eastern beans rural—the periodeuts of Asia Minor, or of the subsequent exactly or protopapades. But fee Goar. Euchol. Græcor. p. 271. and again p. 277. and note p. 287; also notes to Dr. Priaulx's Brief Account &c., for a form of ordination of a protopapas. Qu. Was this form used at the ordination of bican as well as urban protopopes?

upon this point, that he had met with none in the course of his refearches:-- "As farr as my prefent thoughts can mes. abbend. reach," Kennett writes, "I believe the rural deans were Parochial Antilong appointed by the diocesan without any formal com- quities, Vol. 11. mission in scriptis, and invested in the office by the delivery of the common feal, which at the death of each dean was returned to the bishop, or committed into custody by his order, to be given to a fucceffor at the bishop's nomination."

Oral declaration or nomination, and tradition of the becanal seal, seems to have been the ordinary way of inftituting deans rural in England; and this, probably, at the times of episcopal visitation. Had there been Kennett, while deeds of commission, heretofore in use, they would have fapra, p. 357. been found in some of the diocesan registers1; but there is not the least intimation of any such, in an authentic form, to the very time of the Reformation;—at least, in reference to deans rural, strictly so called: though many formal conveyances? occur of the deanship of the court

⁽¹⁾ White Kennett particularly notices, that no deeds of commission are feen in the worthy Dr. Hutton's most accurate collections from the rolls of H. Wells and R. Grosthead, bishops of Lincoln, nor in those of Walt. Grey of York.

^{(2) &}quot; Frater Johannes eccl'iæ Cant. minister humilis-dilecto filio Konnett, pag. magistro P. nuper detanatus eccl'iæ beatæ Mariæ de Arcubus London. citat. custodi salutem-dilectum silium mag'rum Rogerum de Rothewelle clericum nostrum in eccl'id B. Maria de Arcubus prefecimus in decanum -vobis mandamus-ut sigillum decanatus eidem Rogero liberetis. Dat. apud Favresham 1x. cal. Octob. A.D. MCCLXXIX." By which it seems plain, that, upon the decease of the bean, another clergyman was made keeper of the feal, till the archbishop appointed a successor, who had feifin of his office by delivery of the faid feal without any other delegation in writing. Which nomination and transmitting the seal was the ordinary way of instituting rural deans.

of arches, in the archbishop's registers,—an office heretofore attached to the rectory of the church of St. Maryle-Bow, or B. Mariæ de Arcubus — the incumbent of which was once rural or urban dean of London—the dean of Christianity1—having under his peculiar district the churches exempt from the diocesan, and subject to the archbishop's immediate jurisdiction.

Ubi fuprà, р. 358.

The non-appearance of formularies of decanal inftitution in diocesan registers, while they abound in the archiepiscopal, is accounted for by Kennett in his sas. letter to the bishop of Lincoln:-"The dean of the arches or peculiars in London kept his cuftomary rights, and obtained fome new prerogatives, because there was no archdeacon to reftrain him: whereas in other ordinary deaneries, the respective archdeacons had so crampt the authority of rural deans, (nay, in some dioceses had extorted from the weaker bishops the power of constituting and removing them at pleasure,) that I presume," fays the antiquary, "there was no great folemnity in appointing men to execute the declining office, commonly bestowed by verbal nomination and tradition of the feal."

Wherever there was express defignation by writ or patent, it was in the usual form of the ordinary's dele-

Oughton's Ordo Judiciorum Pro-

^{(1) &}quot;E' cæteris in urbe Londinensi paræciis," says Oughton, " jamdiù legomena, x. x1. fuerunt et adhic extant numero tredecim, sub jurisdictionis peculiaris privilegio, distinctæ et omninò exemptæ; quæ nempè ejusdem diæceseos episcopo nullatenus subjaceant, sed ipsissimo metropolitano, quà ordinario, immediatè subjectæ remanent; quarum una est illa parochia Sanctæ Mariæ de Arcubus, et habebatur quafi præcipua," &c.

[&]quot; Ob arcuatam bafilicam, in qua, pro tribunali, sedere solebat, decanas de Arcubus." Digitized by Google

gating any other official or commissary, mutatis mutandis. Soo Chronica W. Thorn. Script. And White Kennett acknowledges it as probable that x. col. 1976. Tetranatus ordithere may have been fhort inftruments of conveying the nati per Abba-tem Tho. Pynordinary trust of dean rural, though not remaining upon don. record¹. Be it fo, or otherwise, antecedent to the epoch referred to by the learned author; many fuch documents have been met with in diocesan registers, since that event, in England, and a few fhort formulæ of institution of deans on the continent (one of which has been already quoted, see p. 122.) are seen in Van Espen, I. E. U. Part 1. Tit. vi. cap. i. p. 29.

On the twenty-fourth of May MDLI, Bishop Bird (the 2006. 2000th first prelate of the new see of Chester) granted the office dioc. Costs. of rural dean of Kendal, Lonfdale, and Catheric deanties. to Thomas Bland for life ("durante vitá sua naturali") by patent, (see the document, with several others, in the Appendix—Chester Documents—No. 1.) These patents, as formulæ of inftitution, are curious, and have never before been laid before the public. From them it appears, that the principal registrar of the diocese did not interfere with the decanal jurisdiction, but that the deans had feparate registrars of their acts appointed by the bishop. (See Appendix No. 11.) In MDCXV 2, the office of

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⁽¹⁾ It is certain the next fuccessor to Peckham, Archbishop Win-Kennett, pog. chelfey, made a bean of St. Mary Arches by these express letters-patent. -" Robertus Cant. ar. ep'us dilecto filio mag'ro Henrico de Nassington canonico eccl'iæ Linc. falutem. Officium decanatus eccl'iæ Beatæ Mariæ de Arcubus London. cum suis juribus et pertinentiis universis, et exercitium jurisdictionis ejusdem—tibi committimus per presentes—dat. apud Otteford. 3. kal. Jun. mccxcv."

⁽²⁾ At the present time, the whole because jurisdiction is exercised by the commissary of Richmond (an officer created MDXLI, but whose patent does not appear till twenty-five years after the foundation of the see,

rural dean of all the deanties of Richmond archdeaconry (fave only Amounderness) was united with that of commissary, and granted by patent for life to Edmund Mainwaring and Mark Pickering (see Appendix N°. v.), and fubfequently to Joseph Cradock (including Amounderness) in MDCXXXVI, who continued patentee of all the decanates at the time of the Restoration in MDCLX. Confirmations of other fuch patents appear in the acts of the dean and chapter of Chefter of later date, all parties acknowledging the separate jurisdiction of the deans rural (see Remonstrance of the dean and chapter, and Answer of the bishop, A.D. MDCLXII, Appendix No. vii.), and cautiously preserving it in the fuccessive particular and general patents for a century afterwards.

There anciently obtained in some dioceses a custom of fwearing deans rural to the observance of certain articles at the time of their institution; of which the first notice I have met with is in the feventh canon of the Meath CC. M. B. et H. Constitutions (A.D. MCCXVI.), to this effect:—" Ut in admissione ad officium juramentum præstent de sideli executione sui officii. Item de inquirendo et præsentando nobis et officialibus nostris nomina et cognomina omnium et singulorum infra suos decanatus, qui publice et notorie defa-

Ms. Ledger Book, pp. 34 & 52), and archdeacon of Chester, the rural beauties being all vested in them; and, by right of the ancient office of dean rural, their jurisdiction is considerable, though the archdeacons of Richmond and Chester, as such, have no jurisdiction whatever—that is, in their archidiaconal capacity alone—the same having been surrendered to the crown at the institution of the see, and vested in the bishop, who has not thought fit to give to the archdeacons any jurisdiction, and they are entitled to none by the charter but what he chooses to bestow on them, with the falary of 50l. to each. Digitized by Google

mati aut vehementer suspecti sunt de aliquo crimine aut infamia, per auctoritatem no stram puniend. et corrigend." &c. See hereafter, under Visitational duties—19.78. R. Part 1v. Sect. II.

About forty years later we read of the facramentum corporale as being taken by deans rural of the diocese of Salisbury, on their presentation to the bishop; after institution by the archdeacon. See the Constitutiones aliæ of Giles Bridport (A.D. MCCLVI.), can. de Decanis infti- CC. M. B. et H. tuendis: and on the nature of the corporal facrament (" Tactis corporaliter facrofanctis evangeliis in publico corporalitèr subeant sacramenta." Const. Siculæ, L. 1. Tit. LIX.) See Ducange Glossar. Tom. III. col. 884.

The obligation of an oath, I have no doubt, continued to be imposed on these officers subsequently, though the Concilia Magnæ Britanniæ et Hiberniæ of Wilkins afford no record thereof till the provincial Scotch council of Edinburgh (A.D. MDXLIX.); wherein it is enacted, "quod cc. M. B. et H. becant ante susceptionem sui officii jurent de fideli ejus can. xIII. administratione in omnibus," &c., as hereafter cited in full, under vifitation duties.

In the patent of dean rural of the deanries of Kendal, See Appendix, Chostor Patents, Lonfdale, and Catheric, to Thomas Bland, A.D. MDLI, it No. 1. is faid, "Tibi in virtute juramenti tui coram nobis de officio prædict. fideliter exequend. in hac parte priùs præftit. damus et concedimus," &c. : and the oath is again referred to in the bishop's Charge to the deans, A.D. MDXCIV.; but, Ditto Charge, Ditto, No. 111. as if it ceased to be exacted, the words occur in no subfequent patent.

The Rouen collection of councils presents us with CC. Rotomag. the form of the decanal oath, as it was administered in p. 398. the diocese of Evreux (A.D. MDLXXVI). It appears among

the statutes of the summer synod, under the title "de Decanis Ruralibus;" and is thus introduced—"Ne frustrà lex et statutum detur, si nemo sit qui observet, vel observari in nostrà absentià procuret, præcipimus decanis ut tanquàm ex altà speculà prospiciant in omnes, ac sidelitèr deserant delinquentes et contumaces: in quem sinem damus ipsis potestatem citandi quoscunque sine alio mandato speciali, et prohibemus ne conniveant, vel cum ullo pretio interposito transigant sub pænà erga nos persidiæ, et perjurii in deum contra juramentum, quod omnibus synodis volumus ab illis in nostris manibus sieri et renovari, cujus hæc est forma ex sanctis canonibus sumpta—

Ego N. decanus de N. suro per deum vivum et hæc sancta evangelia quòd amodo in antea quidquid novi, aut audivi, aut postmodum inquisiturus sum quod contra voluntatem del, aut rectam Christianitatem in decanatu mihi commisso factum sit aut factum erit, si in diebus meis evenerit, et ad cognitionem meam pervenerit, aut indicatum mihi suerit, synodalem causam esse et ad ministerium domini mei episcopi pertinere: quòd nec propter amorem, nec propter timorem, nec propter pretium, nec propter parentelam, nullatenùs celabo prædicto domino meo episcopo, aut ejus misso, cui hoc inquirere jusserit, aut ejus officiariis. Sic me deus adjuvet et hæc Sancta Dei Evangelia."

Rotitice Sethi Episcopi Sarum, Transcript, p. 339. We have recorded the administration of an oath to the beans rural of the diocese of Salisbury by Bishop Bridport in the middle of the thirteenth century. An oath was also administered to them by Bishop Ward in the latter part of the seventeenth century. The Articles of Enquiry drawn up by him (soon after his installation) for the use of the beans rural of his diocese are yet extant in his Common-place Book, and are headed, "Officium

Decanorum Ruralium ad quod juramento astringendi." See Appendix, Salisbury Documents.

From the form of the dean's oath, fet down by the Reportor Common Common

Articles ministered to Rural Beans.

- " I, A. B., do swear, diligently and faithfully to execute the office of dean rural within the deanry of C.
- "1. I will diligently and faithfully execute, or cause to be executed, all such processes as shall be directed unto me from my lord bishop of E. or his officers or ministers, by his authority.
- "2. Item, I will give diligent attendance, by myfelf or my deputy, at every confiftory-court, to be holden by the faid reverend father in God, or his chancellor, as well to return such processes as shall be by me or my deputy executed; as also to receive others, then unto me to be directed.
- "3. Item, I will, from time to time, during my faid office, diligently inquire, and true information give unto the faid reverend father in God, or his chancellor, of all the names of all fuch persons within the said beauty of C.

as shall be openly and publickly noted and defamed, or vehemently suspected of any such crime or offence, as is to be punished or reformed by the authority of the said court.

- "4. Item, I will diligently inquire, and true information give of all fuch perfons and their names, as do administer any dead men's goods, before they have proved the will of the testator, or taken letters of administration of the deceased intestates.
- "5. Item, I will be obedient to the right reverend father in God, I. bishop of N., and his chancellor, in all honest and lawful commands; neither will I attempt, do, or procure to be done or attempted, any thing that shall be prejudicial to his jurisdiction, but will preserve and maintain the same to the uttermost of my power."

CC. M. B. et H. Vol. IV. p. 638.

In the Resolutions of the Upper House, consequent on the Report of the Committee of the two Houses of Convocation about Rural Beans, (A.D. MDCCX.), no oath was proposed, but it was ordered "that A Paper of Instructions from the bishop shall be given to every rural bean, without fee or reward, directing him how and in

A Short View of the Prælatical Church of England, MDCXLI.

Reclef. Courts'
Report,
MDCCCXXXII.
pp. 517, 518.
Appendix C.
Part VII. No. 1.

At present, I am not aware that any payment is made for his commission by the bean rural of England, except in the province of York:

Digitized by Gowhere,

⁽¹⁾ If we may believe the violent anti-episcopal author of "A Short View of the Prælatical Church of England," there was once a custom of exacting a fee on the administration of the oath of office to beans rural. Among the means of episcopal aggrandizement, it is there alleged, with no good intent towards our apostolical hierarchy, that one source of wealth to prelates was—"By making rurall beans yearely (where they be) in every beauty:—and for the oath taken, some pay 8s. 6d. or a noble, but no benefit to the beauty at all, but to execute bishop's mandates."

what manner to execute that office; and that every bean shall folemnly promise, in the presence of the bishop, or any other person appointed by him, to execute the said office according to fuch inftructions, to the best of his skill and power."

Such may be faid to be the general usage at prefent in the dioceses of Great Britain and Ireland, wherever rural beans exist. Some fort of instrument passes mediately or immediately from the bishop, his official, or archdeacon, to the dean, investing him with full powers to execute the trust, for a definite, or indefinite period, as the case may be; and, at the same time, instructing him how he is to perform its particular duties. Cornwall, where I am informed "the office has never (?) wallin de Bodbeen discontinued," the ancient custom of administering min. an oath, at the time of institution, yet survives, with other primitive peculiarities connected therewith. office is there, as it was in Lyndwood's days generally in England (see the next section) annual. The bishop's See Appendix, mandate passes from the vicar-general and commissary of No. 1the diocese, under his official seal, to the archdeacon— "charging and commanding him to monish, or cause to be monished, all the clergy of his archdeaconry before

where, in the lift of fees taken in the exchequer and prerogative courts, appears " Commission for a rural dean, 5s. 4d. (Judge) 8s. (Registrar)." But in parts of that province the decanal office is one of confiderable emolument, and held by patent for life (viz. in the archdeaconries of Chester and Richmond), so that the functionary may well pay for his commission. See Table of Fees &c. No. 1. beginning "For business certified by rural deans:" - deans rural in general have " no comings-in," and therefore had need have no goings-out, beyond what they unavoidably incur in the fulfilment of their ordinary duties of parochial vifitation, and attendance on the citations of their diocefan.

him affembled on any competent and convenient day and place, then and there to elect, and nominate, one fit and convenient clerk of each beauty, to be the beau rural of each beauty, within the archdeaconry for the year ensuing:—and giving him free power and lawful authority to administer in due form of law to each and every of the beaux rural, who shall be elected in pursuance of the mandate, the usual and accustomed oath for the faithful execution of their respective offices —to this effect:—

See Tenor Juramenti &c.
Appendir Exetor Forms,
No. 11.

"You shall swear well and truly to execute the office of a bean rural within your beanery, for the year enfuing; you shall diligently, in the year, visit all churches and chapels within your beanery, as also all parsonages and vicarage houses; you shall make true presentments of such defects as you shall find therein, and also the defects of books, ornaments, and other utensils and surniture, belonging to each church or chapel; you shall either, by yourself or deputy, saithfully execute, or cause to be executed, all such processes and mandates as shall be sent to you from your ordinary, and make true returns of the same.—So help you God."

Till within these sew last years, the oath was usually administered, immediately after dinner, at the table where the clergy dined, on the occasion of the archdeacon visiting the respective deanties of his jurisdiction—holding, that is, his synodal visitations in each—(the time selected for the appointment, under the episcopal mandate, as most convenient for the assembled clergy to elect their deans rural); but the present archdeacon of

Cornwall (the Rev. John Sheepshanks) thinking it more decorous to hold the election and administer the oath. when the clergy are called over, at the altar, after divine fervice, that course is now constantly pursued. Instruc- See Appendix. Exeter Forms, tions are afterwards delivered to the dean for the execu-No. III. tion of his office, with a Book of Forms for making his prefentments; copies of which are delivered to the churchwardens, who are called upon, in the fubfequent year, to answer inquiries as to their conduct in difcharging fuch prefentments:—and this is done, before the archdeacon, in the presence of the deans rural.

In the Appendix of documents will be found numerous tables of instructions for drans rural from the ninth century downwards to the prefent time. They are culled from authentic fources in print and manuscript, and may be relied on for their authenticity.

But before I conclude this fection on the fubject of Mt. Mobinda: Parochial Antithe investiture of deans rural, I must again cite the quities, Vol. II. Ms. letter of White Kennett to the bishop of Lincoln, pregnant as it is with much pertinent and fenfible fuggestion to the point. "If your lordship doe not think it fufficient to ordain rural beans by oral declaration at your times of visitation," writes the vicar of Ambrosden to Bishop Gardiner, "but to give them particular commisfions to authorize them (which indeed will look more folemn and authentic), your lordship may use a short and general form; fuch as one of the foregoing, (see pp. 131—133); or fuch as is now commonly used in creating an official or furrogate; or fuch, mutatis mutandis, as now constitutes a dean of arches. Or else your lordship may have a new form drawn up, which shall decently mention the good old custom, and the



benefits of restoring it, and so delegate the person to exercise the office of dean of Christianity within such a known deanery, without specifying the acts or bounds of his authority; because these must be limited or enlarged, as the prudence of governors shall direct, or indeed as the iniquity of times will bear. For at first, my lord, the archdeacons and officials, &c. will be jealous of them, and will create disturbance, if there be any seeming trespass upon their accustomed rights," &c.

SECTION III.

The Duration of Office of Deans Mural.

whomsoever beans rural may have been, at different periods of their history, constituted and appointed, and in whatsoever way, the office itself has generally been, and still continues, in most dioceses (as we have already hinted), of a temporary nature, the powers with which it is invested by delegation being revocable at the will of the delegator.—"Ruralis archiptesbyter non dignitas est," Analysis CC. Gen. et Part. says Richard, "sed simplex ad episcopi voluntatem revo-Tom. III. p. 36. cabile officium."

This precariousness of title is implied in the passages, already cited from foreign canonists, on the removal of deans rural, when occasion required it; and it is expressly affirmed by our own Lyndwood—"eorum offi-Provincial. I. II. T. I. gl. decans cium est temporale et non perpetuum,"—differing in that rurales. respect from the decanal dignity in cathedral, collegiate, and such like churches, "quibus perpetud intitulantur." L. I. Tit. II. gl. decanos rurales.

—"Sunt hi decans temporales ad aliquid ministerium sub episcopo vel archidiacono (al. archiepiscopo) exercendum constituti;—nec habent institutionem canonicam tanquam in beneficio."—And again, "quolibet anno mutantur decans, I. II. Tit. I. gl. omni anno.

et fiunt novi." To the same purport writes John de Atho, in his earlier glossary on the Legatine Constitutions of Cardinal Otho, in the canon "ne cause matrimoniales

judicibus imperitis committantur;"-" non est perpetuus gl. in voce decani. (scil. decanus ruralis) et sic consuetudinem præscribere non posset,—sed est amotivus ab officio ad nutum superioris, cujus est minister." And once more the Bishop of St. David's, on the same point of prescription—"cum tales decani rurales i non fint perpetui, et quicquid faciunt, non Provincial.L.II.
T. I. gl. audire suo sed alieno nomine faciunt, etiam ratione consuetudinis præsumant. præscribere non possunt."

Tit. xcii. c. v. р. 95.

Vol. IV. p. 638.

the Reformatio Legum Ecclesiasticarum—" Munus autem ejus (archipresbyteri rusticani) erit annuum." But in the Proceedings in Convocation about Rural Beans, in the reign of Queen Anne, the period of decanal tenancy. recommended by the Upper House, was three years;-CC. M. B. et H. "unless cause should appear to the bishop for altering the faid term;"-or, as the latter clause was amended by the Lower House,—" unless great cause should appear to the bishops and archdeacons having jurisdiction, or to the bishop where there is no archdeacon having jurisdiction, for displacing them sooner."

Similar was the intended regulation of the office in

Part I. p. 176.

True, therefore, it is, as remarked by the Historian of the Antiquities of Canterbury, that rural deans were "generally amotive, and removeable ad nutum constituentis:" —but there have been exceptions to the rule.

In some places, by virtue of custom and the grants of bishops, they enjoy a perpetual jurisdiction, subordinate only to the bishop and archbishop;—they are "vicarii

Gibfon's Cod. I. B. A. Vol. 11. Tit. xLII. cap. viii. p. 972.

(1) Which was the reason, Gibson observes, why the seals the deans rural had for the due return of citations, and the dispatch of such business as they were employed in, had only the name of the office (and not, as other feals of jurisdiction, the name of the person also) engraven on them.



episcopi et archiepiscopi," and have power of acting by themselves or deputies. Of this nature are the deans of Godolphin's Re-Shoreham, Croydon, and other the archbishop's pecu- vii. p. 53. liars; who have archidiaconal jurisdiction under the archbishop, and are subject to him alone. The official principal, vicar-general, or commissary of the archbishop, have no concurrency of jurisdiction in these deanties; but appeals lie from the dean to the official principal, and they are subject to the archbishop's visitation by himself or his vicar-general.

Under the title of decani rurales, modern writers also, Burn's Ecolof. fometimes, place the beans of Battle, Bocking, Middle- p. 118. ham, St. Burian, Guernsey, and Jersey, all of whom are perpetual, and in our days are more correctly called beans of peculiars; though feveral, or perhaps all, may

Bocking is the head of the archbishop's peculiars in Essex and Susfolk; four of which are fituated in Effex, and three in Suffolk; and all fubject to the dean of Bocking, as archiepifcopal commissary. See Morant's Esfex.

Middleham is a collegiate church in the gift of the crown, with jurif- T.D.Whitaker's diction, privileges, and exemptions, unimpeached and undiminished to Richmondshire, Vol. 1. p. 339. the present day. The bean has the probate of wills, and some other rights of ecclefiaftical jurifdiction within his parish, together with a court, an official, and a feal of office. "The paroch chirche hath beene, as fum wene," fays Leland, "a collegiate chirche. The parson is yet caulled the Dean of Midleham. Richard the 3d lay at itt, and collegiated the chirche there, but Henry the 7th toke the new college land awaye."

St. Burian enjoys its decanal dignity immediately under the crown; See Borlate's the bean exercifing an independent jurisdiction in all ecclesiaftical Antiquities of Cornwall, Tanmatters within the parish and its dependencies. He is rector, and entitled nor, p. 67.

⁽¹⁾ Battle or Battell—De Bello—is an ancient deauty of Suffex, a peculiar jurisdiction without a chapter. See Dugdale's Monasticon Anglicanum, Part xix. p. 239. New Edit.

p. 165.

have fprung originally from deans rural. Indeed, Sir Henry Spelman so thinks with regard to some of them: Gloss Archaiol - "Sunt etiam in rure." fays he, "decani pauculi, nulli collegio præfecti, sed jurisdictione quapiam gaudentes, ut decanus Croideniæ in comitatu Surriæ, decanus de Bello, i. Battel, in comitatu Cantii, &c. Videntur ex ruralium decanorum genere fuisse: quod hinc ab episcopo, illinc ab archidiacono, vel exhaustum omnind est, vel pristino splendore denudatum."

Gibfon's Codex. I.E.A. Tit. XLII. c. vIII. p. 972.

But to come to less equivocal deans:—In the diocese of Norwich, the continuance of deans rural in office feems to have been perpetual, and their admission more solemn than elsewhere. For, in the time of Archbishop Witlesey, while that fee was vacant, collations to feveral rural deanries occur (whereas in other places they are called admissions only); and, in an ancient metropolitical visitation of the same diocese, the first in every deanen is such

Whitaker's Cathedral of Cornwall, c. i. p. 21. Lyfon's Cornwall, p. 49, feq.

to all the tithes of St. Burian: where also a visitation court is held in his name, churchwardens fworn, and wills proved, &c. The appeal from his court is directly to the king in council. Three prebends were attached to this royal peculiar from the Conquest downwards; but before the Reformation, bean and prebendaries had deferted St. Beriana and her "Ther longeth to S. Buryens a beant and a few prebendarys," fays Leland, "that almost be nether ther." Leland's Itin. vii. 127. This ancient fanctuary, with its titular bean, has not much, affuredly, in common with the constitution of an ordinary rural decanate.

The beauties of Guernsey and Jersey present more points of resemblance; and, on that account, I have felected from their canons and constitutions ecclesiastical of the reign of James I. some few regulations of the because office, its character and functions, as then appointed in those remote parts of the diocese of Winchester. These extracts are distributed, either as text or foot-notes, under the various heads to which they apply. See Falle's and Morant's Jersey, and Berry's Guernsey.

an one, perpetuus decanus¹. To which may be added, fays the bishop of London, what we find before, in the register of Archbishop Peckham; who commands the bishop to sequester "proventus omnium decanatuum, in

(1) On the collation of Henry Goldwell to the beauty of Cranwich in 26. 3nott. Norfolk, this injunction is entered: "Et episcopus virtute obedientia, firmiter injunxit omnibus et singulis abbatibus, prior. rector. vicar. curatis, &c. tàm clericis quàm laicis per dict. detanat. quod Henrico Goldwello decano perpetuo eorum, obediant paritèr et intendant in omnibus licitis, canonicifque mandatis."

The bean of Rockland-Toft in Norfolk exercised jurisdiction over Blomesleid's thirty rectors and vicars besides the three parishes within the bounds of Norfolk, Vol. 1. p. 473. his own incumbency: he was, as well as the other beaus, Mr. Blomefield Vol. 11. pp. 52. tells us, collated by the bishop. All the beauties had peculiar seals appropriated to them. They were not temporary, or durante episcopi bene placito, but perpetual offices; and were often refigned and exchanged for other preferments in the church. Mr. Blomefield gives a lift of the Vol. IV. p. 63. beans of Rockland from A.D. MCCCXV. to A.D. MCCCXCVIII.; of those of 358. Thetford from A.D. MCLXXV. to A.D. MCCCCXX.; of Cranwich from A.D. MCCCXV. to A.D. MDIX.; of Breccles from A.D. MCCCX. to A.D. MCCCCLXVI.; of Hingham from A.D. MCCCVII. to A.D. MCCCCLXVII.; of Norwich city from A.D. MCCXVI. to A.D. MDXIX.; of Humiliart or Hum- Vol. VII. pp. 89. ble-yard from A.D. MCCLVI. to A.D. MCCCCXLVII.; of Deffwade from VolvIII.pp.181. A.D. MCCXVI. to A.D. MCCCCXCVIII.; of Redenhall from A.D. MCCCXXVI. 530. to A.D. MOXXXIV.; of Burnham from A.D. MCCXVIII. to A.D. MCCCCXCIV.; 471. of Blofield from A.D. MCCLVI. to A.D. MCCCXLVII.; of Fincham from 312. A.D. MCCL. to A.D. MDXVIII.; of Repps from A.D. MCCCIV. to A.D. Vol. XI. p. 145. MCCCXXXIX.; of Lynn from A.D. MCCCXV. to A.D. MDXLIII.; of Holt from A.D. MCCCXVIII. to A.D. MCCCXXXIX.; of Brifley from A.D. MCCC. to A.D. MCCCCLII.; of Broke from A.D. MCCLVI. to A.D. MCCCCXXXVI.; of Hitcham from A.D. MCCCXIV. to A.D. MCCCXLIX.; of Flegg from A.D. MCCLVI. to A.D. MCCCCKLV.

About A.D. MDXL. the rural beauties came all into the bishop's hands, and their jurisdictions into the archdeacons. Being valuable preferments, they were taxed for their annual profits to their respective deans in the Norwich taxation.

quibus decaní, et in sacerdotio constituti, non faciunt personalem residentiam '."

T. D Whitaker's Hift. of Whalley, B. II. c. I. p. 42. Again,—If the anomalous perfonage, so fully and amufingly described by Dr. Whitaker, under the title of bean of Whalley, can be considered a rural bean, we have an example of the office being hereditary. But, close as this strange personage approximates to the corban of Ireland (in being compounded of patron, incumbent, ordinary, and lord of the manor), and aware, as I am, that Sir Henry Spelman views the corban as the counterpart of the bean rural of England, I cannot subscribe to the accuracy of the opinion which would consound these ecclesiastics under the same general character.

Loy's Defensive Doubts,&c.p.50.

A less doubtful exception to the office's limitation, the pastor of Great Budworth affords, in the notice bestowed upon it in his Defensive Doubts, hopes, and reasons, for resusall of the Oath, imposed by the sixth canon of the late synod—" In this diocesse (Chester), the beams for many yeares past have had a great part of episcopall jurisdiction shared among them," says John Ley;—" and this, by patent for lives or yeares, from the bishops, allowing sometimes larger, sometimes lesse authority, unto them."—Which statement I find confirmed by a manuscript Ledger in the possession of Mr.

See Appendir, Choster Patents.

⁽¹⁾ Bishop Kennett's Ms. additions to his own copy of his Parochial Antiquities cite the following extract from the register of John Drokensford, bishop of Bath and Wells (A.D. MCCCIX.—MCCCXXIX.)

Registr. Joh.
Drokenessford
ep'i. B.W.

" MCCCXXV. 13. kal. Octob. Joh. de Roulesham ad officium arthipresbyteratus in eccl'ia de Pokyngton secundum formam ordinationis dicti
archipresbyteratus qui penes d'num remanet ad present. d'næ Aliciæ de
Knovil dictæ eccl'iæ et archipresbyteratus patronæ."

Ward, the present deputy registrar of that diocese, who kindly granted me permission to consult the same.

Though in the year MCC, it is clear, that the rural beans or vice-archdeacons, as they are often denominated in the Ledger-book, were removeable at the will of the archdeacons, yet, it is prefumed, that, at the time of the erection of the see of Chester (out of the surrendered ma eroser, jurisdictions of the two archdeaconries of Richmond and pp. 70, 69qq. Chefter) the rural deans held their offices for life; as they, beyond all doubt, fubsequently did. At the period alluded to, rural beans were subsisting, and did not surrender their functions as the archdeacons did, but continued (as before placed by the archdeacons) in their respective beauties under the diocesan bishop of the new fee; who deemed it expedient, from time to time, as the vecanates dropped in, to continue to perpetuate them by patents for lives'; the deans being still possessed of the same subordinate jurisdiction which they had exercised under the archdeacons; —a jurifdiction obtained by long Ejufdem, p. 6. custom, distinct from the ordinary jurisdiction of the diocefe; and entitled to independent actuaries, registrars. &c. of its own.

The engraving of the name with the office on the feal Whitaker's History of Man-of the rural deans of Manchester, Mr. Whitaker remarks, cheller, Vol. 11. pp. 391—398. of itself proves the appointment to have been there for life:—indeed the same perpetuity belonged to it, as to the other decanates of the old archdeaconry of Chester. of which it formed a part—a perpetuity, which, the cited

⁽¹⁾ See the evil of this system of patents for lives, as practifed in the diocese of Chester, in the estate of that diocese in the time of Bishop Bridgeman, printed from the Ms. Ledger-Book. Appendix of documents of this fee, No. vi.

historian affirms with his wonted positiveness, universally attached to the office at its first institution 1.

Constitut. et Decret. Synod. Salisburg, XXV. cap. v.

In the archdiocese of Salzburg, it seems, beans rural were wont to hold on beyond the bishop's pleasure, "ita ut sibi persuadeant, se eo officio, et jurisdictione, ob quamcunque causam non posse destitui: "-to counteract which uncanonical notion, the fynod of MDLXIX decrees, that all elected drans shall appear before the ordinary for institution, and afterwards perform the duties of their office to his entire fatisfaction, as the condition of their continuing to hold the same :—" Qua in re," concludes the constitution, "neque alicui fit injuria, cum hujuscemodi munera, mera fint episcoporum officia, quibus suis providere ac consulere debent ovibus, sibi à spiritu sancto commi/hs."

In fome places, where our rural functionary enjoyed a perpetuity of tenure, (and fuch, we are told, was the constitution of his charge not unfrequent on the continent, and at first, perhaps, in many dioceses of Great Britain,) it is said, that he was diftinguished by the less common title of plebanus 2-" à regimine plebis"-a title,

Filefaci Paroscia, p. 49.

р. 651.

Strype's Mem. of Cranmer, Appendix, No. XXII.

⁽¹⁾ What was the duration of office of the ancient chorepiscopi, I do not remember to have any where feen. But it is at least questionable, whether it was not for life. Not so that of the bishops in partibus infidelium of England. Their commission, at and after the Reformation, was revocable.

Duties & Rights (2) Upon the nature of this user, Dulley of the P. Clergy, it obtained in England from after the first institution of a parochial clergy: and from him it would appear, that the plebanus of those days was not the same, essentially, as our dean rural of after-days, however identified in the columns of gloffariographers. "There were fome cures," fays he, " which had chapels of ease belonging to them; and they who officiated in them, were called capellani, and had their sub-Digitized by GOOS fiftence

which, Filefac thinks, originated in the days of Pope Lucius III. (circa annum MCLXXXI.), as fynonymous with paræcus: but very many perpetual deans rural were not plebaní, and very many plebaní were not deans rural.

The term plebanus is of very rare occurrence in our English councils, (indeed I remember to have met with it only once or twice); but in Tuscany, the Summa Silbestrina notes that the "archipresbyter ruralis communiter Pare 1. de Archidicitur plebanus alibi decanus." And, from the treatifes tol. xxxix. of Augustin Barbosa de Canonicis et Dignitatibus &c., Vol. II. An. and Ferro Manrrique de Præcedentiis et Prælationibus Ecclefiafticis, in Spain also, the title of plebanus is common amongst the canonists. "Allebans," says Johnson,

fistence out of the oblations and obventions, and were often perpetual and presentative. And where the incumbents had several chapels of case, and only assistants to supply them, the canon law doth not call them rectores, but plebani; who had a fort of peculiar jurifdiction in leffer matters; but still they were under the bishop's authority in visitations and other ecclefiastical censures, because the care of the whole diocese belonged to him jure communi, &c." And here let me add, that somewhat of this character may still attach to the bean rural abroad: or why, otherwise, would he have to perform, among the duties of the plebanate, that of preaching and teaching in ecclefid plebanali, (as the mother church of fubordinate daughter-chapels,) imposed upon him by Galga- Tractatus (Lenetti on the authority of the council of Trent, in sels. v. de reformat. netti) de Jure "arthipresbyter verd ruralis presbyterorum, et laicorum plebania sua Publico, Isib. III.
Tit. xxiii. p.231. curam gerit, contra tamen decretum episcopi nihil ordinare potest.—Sed Venetiis, et ipse, et alii omnes parochiales, vel curatas ecclesias habentes, tàm in folio. civitatibus, quam in vicis per se, vel alios idoneos, si legitime impediti fuerint, diebus saltem dominicis, festisque solemnibus, plebes sibi commissas, pro sud et earum capacitate pascant salutaribus verbis : docendo ea, que scire omnibus necessarium est ad salutem, annunciandoque eis cum brevitate, et facilitate sermonis vitia, quæ eos declinare, et virtutes, quas sectari oporteat, ut panam aternam evadere, et calestem gloriam

"are the fame with drans rural, only fome fay that they were perpetual." See C. M. B. et H. Vol. III. p. 73; Thomassin. V. et N. E. D. Tom. I. Part. II. L. I. c. v. p. 226. VIII.; and Dr. Whitaker's Hist. of Whalley, B. II. c. I. p. 42.

Whether temporary or perpetual, the appointment to the office of dean rural was on no account to be simoniacally conferred:—"Inhibemus," says the sourcenth canon of a Parisian council (A.D. MCCXII.), repeated aironessed in the sixteenth of the council Rouen (A.D. MCCXIV.), "ne detanatus rurales ad tempus vel in perpetuum¹ pro pecunia vel aliquo pretio alicui conferantur, sicut statutum est in concilio Lateranensi et Turonensi. Eos qui contra hoc venerint decernentes, præter pænas in conciliis com-

SS. CC. Tom. XIII. col. 824. 869.

consequi valeant," &c. See the learned remarks of Muratori, in his feventy-fourth differention, Antiquit. Med. Ævi, Tom. vi. on the eccle-fiattical incumbents termed plebant and archiptesbyteri—and a Bull of Pope Alexander III. (A.D. MCLXVIII.), Tom. vi. col. 423. confirming to a pleban the subject churches of his plebanate: and at p. 441, one of Archbishop Anselm of Ravenna, confirming to an archpresbyter his subordinate capellæ &c. (A.D. MCLVI.)

See Appenbir, Chester Patents. (1) Despite of prohibitory canons, certain rents were anciently paid by the rural beans of Chester to the bishops of that see; as appears from the following clause in one of their patents, "Reddendo nikilominus annuos redditus ex dictis becausatibus execuntes nobis et successoribus nostris debito modo et temporibus consuetis:" and from the same, or the like clauses, in all other patents of the rural beans:—in some of which the sum payable is particularly expressed. The rents amounted formerly only to 241. 10s. 8d., till about two hundred years ago; when the value of money having advanced, the bishops advanced them to 100l., the sum they had to pay to their archdeacons. Such a reservation of an annual payment out of the becausal jurisdiction, although, in common cases, it would be a forfeiture of the office and the power of granting it (by the stat. 5 & 6 Edw. VI.), being here founded on ancient custom, does not place it within the prohibitory statute.

Dr. Andrew's opinion in Ms. Sebger-Book, penes Registr. Dioces. Cestr.

prehensas, juxta prælatorum arbitrium gravi pænå plectendos." And the eighteenth canon of a Spanish council (incerti loci circiter A.D. MCCXVI.) enacts, " cum atthi- 88. CC. Tom. presbyteratus spiritualem jurisdictionem habeant; districte xiII. col. 1086. prohibemus ne archipresbyteratus sub aliqua pensione ad terminum alicui concedatur."

The office of dean rural, now-a-days, in England is generally held durante episcopi beneplacito. But in the diocese of Exeter it is an annual appointment, and in that of Winchester it is the same, in the instance of the older inftitution (still nominally kept up); while in the new foundation, under Bishop Sumner, it is of unlimited duration.

There are reasons, in the writer's opinion, why deans rural should not be so often as annually changed. To fay nothing of the improbability of all the clergy of any beauty being equally well qualified, and equally conveniently placed to fulfil the duties of parochial vifitation (for where the office is annual it is usually by rotation), it is scarce possible for any dean, however well situated with regard to the parishes subject to his inspection, and bent upon performing the duties of his station, to be really efficient of much good within fo short a period of fervice as one year. He may inspect and order repairs, without doubt, but there is little chance of his feeing them executed before his short-lived authority will have expired. In many cases a second and a third parochial visitation may be required, to insure the completion of necessary alterations and reparations by churchwardens and others: and how can this be effected upon one confiftent plan by an ever-changing functionary?

The bean rural should be appointed for an indefinite

period—that is, for as long as the bishop may think fit to depute to him the trust—which will generally be as as long as the dean is resident within the jurisdiction, and performs the duties of his calling to the satisfaction of his employer—quamdiù se benè gesserit.

In some cases it is necessary to divide established rural beauties into two, three, or four jurisdictions, according to their extent, and to allot a superintendant to each, in order to fecure the full advantages of parochial visitation to every church and manse, with as little trouble as posfible to the bishop's vicarious inspectors. But whatever the extent of supervision, whether over ten, fifteen, or twenty parishes (few jurisdictions contain less than the first or more than the last number), in every instance, the office will be more efficiently exercised, if it be of unlimited duration. The circumscribed period of his officialty deprives the annually-elected dean of the great inducement to vigilance and activity, which the more permanent functionary enjoys in the conscious certainty of being able to carry forward and complete any required measures of amelioration by his personal agency.

The evils of the annual fystem of election and change are pointed out by Dr. Atterbury in his archidiaconal Charge to the Clergy at Totness: and wherever the officer is subject to yearly mutation, the advice of the archdeacon is worth attending to, as it suggests the only means of palliating an acknowledged imperfection—"When beans rural are chosen," says Atterbury, "it were to be wished that they would, as soon afterwards as conveniently they can, set about the work, without deferring it, as they too often do, to the very time of the expiration of their office; when they have neither leisure

Atterbury's Archidiaconal Charge,
MDCCVIII.
Correspondence by Nichole,
Vol. II.

nor inclination to make due inquiries, or, at least, due presentments upon them; but satisfy themselves with the promises of the respective persons, incumbents, to set things right, without having time lest sufficient to oblige them to perform those promises; which are made again, perhaps, to the next bean rural, towards the close of his office also, with as little effect as they were to the former: and thus dilapidations and the decays of churches increase without end and without remedy."

Porae Decanicae Rurales.

PART IV.

The Personal Junctions of Beans Mural.

SECTION I.

INTRODUCTORY SUMMARY OF PERSONAL DUTIES.

F the perfonal duties of the oriental dean rural (if we may so call the Laodicean перго-

AEYTHE—the fuccessor of the χωρΕΠΙΣΚΟΠΟΣ) we have said as much, in our preceding pages, as the brief notices of his office in the records of the Eastern church will warrant. Referring the reader to Part II. § 1. pp. 37, seqq. of the present work—to the

Sarum Documents in Append. Bevereg. Synodic. Tom. 1. pp. 479, feqq. Tom. 11. p. 198.

notes annexed to Dr. Priaulx's Brief Account &c.—to Suicer's T. E. in voce—and to Balfamon, Zonaras, Ariftenus, Justellus, and Beveridge ad Can. LVII. Laodicen.
—for farther information respecting the oriental officer (whose character is no otherwise known to us than by the canon of his primary institution, and the commentaries upon it), we will proceed at once to the personal functions of the occidental dram, as exhibited in the definitions and glosses of our ablest canonist, Bishop Gibson, and the authorities cited, or referred to, in his Codex of Ecclesiastical Law.

See Part 1. § 11. pp. 8, feqq.

These descriptions summarily dispatched, we will

afterwards take up the canons illustrative of the office in detail-collected, with confiderable care, from the whole range of European councils, church-histories, and other authentic documents—and digested and arranged upon fuch a plan as to afford the clearest and fullest information respecting the visitational, synodical, and other multifarious branches of the dean rural's personal duty: noticing, in our progress, any occasional points of refemblance between the eastern and western ecclesiastics, which a more particular examination of the decanal duties of the Latin church may call to our recollection in the glosses of scholiasts and commentators on the chorepiscopal and periodeutal of the Greek.

"The proper office of a rural bean1, however consti- Codez I. B. A. tuted," fays Gibson, "was the inspection of the lives and vol. 11. p. 972. manners of the clergy and people, within their district, in order to be reported to the bishop." In the body of the canon law (already cited in the Latin, in Part II. § I. Deer. Greg. 1X. L. I. Tit. XXIV. p. 48.) it is fo described; and, in Dr. Field's version of air.

⁽¹⁾ The personal rank of the rural archpresbyter forms a question, feemingly, of difficult folution to the canonifts. After a brief exposition of the opinions of others, Michael Ferro Manrrique, a Spanish canonift, thus refolves it :-- "Archipresbyteri rurales feu plebani dicuntur Tractaius de esse in alique dignitate saltem large, etiamsi conventum aut collegium non et Pracidentis et Pralationibus habeant; sed solum plebem suam et clericos ipsius, quibus præsint:"— Ecclesassicis, quest. vi. his reasons being—" quià tales arthipresbyteri habent, qualem juristic- pp. 38, 39, 40. tionem, nedum in solicitudine et curd divinorum et plebania, verum in renunciando episcopo, et ad illum referendo cuncta, quæ in plebibus acciderint." Inasmuch as they are "præsides et prælati et ordinarii et possunt minora negotia decidere tanquam judices habentes jurisdiotionem, et graviora referre, ergd positi sunt in aliqua dignitate, &c." Lastly, touching precedency, he subjoins, rural archpriests "tanquam pralati præcedunt omnes in ecclesiis plebis sua, etiam rectores parochialium."

Dr. Field of the Church Booke, v. p. 507. See Morin. De Sacr. Ordinat. P. III. Exercitat. xvi. de Archiptesb. cap. II. p. 217. x. Thomassin. V. et N. E. D. P. I. L. II. c. vI. pp. 226, seqq. Duaren. De S.E. M. ac B. I. I. c. vIII. p. 22.

the fame title, in the following terms—"That each divifion of the people of God in their feverall limits have their archpresbyter, who may not only take care of the rude and ignorant multitude, but may also with continuall circumfpection observe and looke unto the life and conversation of the presbyters, which dwell in the lesser titles, and shew unto the bishop with what diligence each of them performeth the worke of God. Neither let the bishoppe contend and fay, that the people committed to his charge need no archpresbyter, as if he himselfe were able fufficiently to governe the same; because, though he be exceeding worthy, yet it is fit he should divide his burthens, that as he is over the mother church, fo the archpresbyters may be over the people abroad, that the ecclefiasticall care stagger not, or be not too weake in any thing. Yet, notwithstanding, let them referre all things to the bishop, neither let them presume to order any thing against his liking and decree."

Reformatio LL. Eccles. Tit. de Ecclesiä et Ministris ejus. c. v.

Parochial Antiquities, Vol. 11. p. 368.

The like description of the office is also found in the Reformatio Legum, of which I quote Bishop Kennett's version—foreseeing that I shall have occasion to cite many clauses of the Latin text in the sequel:—"That every bearery should have a rural archresbyter appointed by the bishop, or by the ordinary of the church, whose office should be annual; who, as a watchman, should continually supervise the presbyters, deacons, churchwardens, and sextons, that all of them discharge their respective duty. Who should inquire of all idolaters, heretics, simoniacs, bawds, whores, adulterers, fornicators, persons who had two wives or two husbands, forcerers, witches, calumniators, blasphemers, sodomites, drunkards, forgers, and perjured witnesses in testamentary

causes, and all violators of the ecclesiastic laws, and the injunctions of the bishop. And should have authority to cite before them and to examine all persons suspected of fuch crimes; and then within ten days should return in writing to the bishop or ordinary of the place the whole matter of the accusation, whether by public same, or attested by the deposition of witnesses, or justly suspected. And if any person resuse to come to him when duly cited by the apparitor, he shall be censured as contumacious, &c. And within every fix months the faid rural dean should inform the bishop or ordinary of the place, how many fermons had been preached in his deanery within that space of time."

"And where, in the plan that was under confideration Codex I. E. A. Vol. II. Tit XLII. ann. MDLXII," continues Gibson, "the same duty is laid cap. VIII. p. 972. out, it is expressly added,—But the faid dean not to determine any thing in those matters."

"This report to be made to the bishop concerning the manners of the clergy, and people, rendered them necessary attendants on the episcopal synod or general visitation, which was held for the same end of inspecting in order to reformation: and they might on account of the informations given by them be fometimes called Testes Synodales; but not, I conceive, exclusive of the Testes Synodales properly so called, or that these succeeded the rural beans in the office of detecting (however those things have been affirmed); fince they have no fuch title given them, in any canon or constitution, that I have met with; and it is also certain, that the callingout the Testes Synodales at fynods, was in practice, long before the declining state of the rural deans." (See Section III. EDITOR.)

"But however, at first, the office of rural deans was

Lib. 1. Tit. xxIV.

Leg. Edward. Confess, c. 32. EDITOR.

merely infpection; by degrees they became possessed of a power to judge and determine in smaller matters; and therefore, upon the forementioned rule of the canon law, (quoted entire, with its gloss, in earlier pages, from Decr. Greg. IX. the council of Pavia A.D. DCCCL.), at the words cuncta c. IV. EDITOR. tamen referant ad epifcopum, the gloss describes the improvement of their power by custom, præter minora, quæ iph archipresbyteri determinare possunt, cum habeant ordinariam juri/dictionem: - which is, in effect, the fame constitution that we find in the laws of Edward the Confessor, concerning the Decemvir, or the Head-man of every tything, in the state: Isti inter villas et vicinos causas tractabant, et secundum forisfacturas emendationes capiebant, et concordationes faciebant, videlicet, de pascuis, pratis, messibus, et de litigationibus inter vicinos, et innumeralibus hujusmodi decertationibus, quæ humanam fragilitatem infestant, et eam incessantèr oppugnant. Cum autem causa majores erumpebant, referebantur ad superiores eorum justitiarios. &c."

"This then was the flanding office of rural deans,— To inspect the manners of the people and clergy, to determine leffer matters themselves, and to report the rest to their ecclesiastical superior. But, as to other branches of power (fuch as inductions, inquisitions, de Jure Patronatûs, custody of vacant benefices, trial of causes by delegation, and the like) which have been

Kennett's Parochial Antiquities, Vol. II. EDITOR.

^{(1) — &}quot;Recogitare debent arthipresbyteri, se esse constitutos pastorum Van Espen I. E. U. P. 1. et ecclefiasticorum sui districtus pastores; ipsarumque parochiarum T.vi. c. 111. p. 30. vice-episcopo directioni intendere; ut vel ipsi defectus corrigant, vel ad EDITOR. minus episcopum de omnibus plene instruant." EDITOR.

placed to their account, as branches of the office; in these they seem only to have been occasionally employed by their ecclesiastical superiors, to whom they swore obedience at their admission. And therefore the saying that they were sometimes employed in such matters, would have been less apt to mislead the reader, than the representing such duties, wherein they were but occasionally employed, as powers of right belonging to the office."

"It hath been also affirmed, that parochial visitations are part of the office: and it is true, that where the Lateran council determines the retinues of visitors, and allows to archdeacons five or seven horses; it is added, Becans constituti sub episcopis (al. ipsis, in marg.) duobus equis contenti existant: but I may venture to say, that, though the said Lateran canon is transferred by the bulk into the canons of the council of London, ann. Mcc.; yet in all the Provincial and Legatine Constitutions, or the glosses upon them, there is not the least intimation of their being parochial visitors, or their having any concern therein; which work, by the whole tenor of them, is supposed to belong wholly to archdeacons, as the legal administrators of that branch of the episcopal jurisdiction."

Hitherto Bishop Gibson and his authorities.—But, perhaps, it will not be going too far in the humble collector of these notes on the decanal office of the country, to say, that the learned canonist, in the foregoing statement, is at iffue with other antiquaries, and possibly mistaken.

It is difficult to fay what were permanent powers of right, and what of temporary delegation. Strictly speaking, the former were very few; and, such as they were, Van Espen
Jur. Ecclef.
Univ. Part 1.
Tit. VI. cap. v.

perhaps, more extensively annexed to the office on the continent than in England, and in some places here than in others; and so seeming contradictions may be reconciled. "Circa hæc aliaque jura et officia arthipresbyterorum notandum, illa plurimum ex consuetudine, et instructionibus, seu facultatibus, quæ arthipresbyteris in singulis diæcesbus dari consueverunt, dependere et variari; adeò ut ex consuetudine aut decreto unius diæcesis quoad similia ad alias diæceses ordinariè non liceat inferre."

Antiquities of Canterbury, Part 1. pp. 175, 176. Mr. Somner acknowledges the undefined nature of the office of means rural. "Their jurifdiction," fays he, "for ought that I can find, is not fo certain, nor particularly laid down any where, as it can be faid to be, of this or that form, or to be thus or thus bounded out. And therefore as they are generally amotive, and removeable ad nutum constituentis, so is it arbitrary to the superior that ordains them, I suppose, with decency and order, what charge or business they shall undergo."

Be their powers what they may—we judge of them alone by their exercife; and however subordinate our rural ordinary may at all times, and in all places, have been, the great machine of ecclesiastical discipline having been principally conducted and applied by his agency in country districts, he must be viewed as an important personage in the by-gone days of his plenary jurisdiction—such as the following pages will shew him to have once possessed at least by episcopal commission. An officer to whose personal vigilance, subordinate to, or a part from, the archdeacon, as the case might be, the bishop consigned the vicarious visitation of the rural cantonments of his diocese—the supervision of the clergy therein as to manners and function—the detection of vice—the

fupport of churches and ecclefiaftical manfions—and the care of all things which concerned the public worship of Almighty God—cannot have been other than a most influential member of our rural church-police, while capacitated to fulfil and actually discharging such grave and vital duties; and, in the ratio of his then importance, an interesting subject of antiquarian investigation to modern ecclesiastics.

SECTION II.

PAROCHIAL VISITATION.

O begin with an effential branch (as the writer believes) of the dean rural's personal functions—the cardinal duty on which nearly all the rest depend—parochial visitation:—Never at

Gibson's C. I. E. A. Vol.11. Tit. xL11. c. V111. p. 972.

any period, according to the compiler of our Codex of Church Law, did the rural archpresbyter attain to the right of parochial visitation; though a parochial visitor, by episcopal delegation, he has ever been, in every Christian country, from his first establishment to the present time.

Jur. Ecclef. Univ. Part 1. Tit. v1. cap. v. p. 31. "Arthipresbyteris sive decanis ruralibus incumbere curam parochiarum suorum respective districtuum extra dubium est," Van Espen observes, "adeòque jus est arthipresbyteris visitandi dictas parochias, quoties id necessarium aut utile videbitur, ut debitam parochiæ notitiam habere queant."

Of the Church Booke, v. p. 507.

"Touching the power and authority of these archpresbuters," says Dr. Field, "... they were twise in the yeare to visite all the churches within the limits subject to them, to see what was there amisse, desective, or weake, that so they might either reforme, supplie, or strengthen the same."

Antiquities of Canterbury, Part 1. p. 176. "By custom warranted by law," Mr. Somner writes, "many of them had a kind of jurisdiction to visit their

Repertor. Canon. Appendix, p. 3. (12)—p. 7. (25.)

⁽¹⁾ Dr. Godolphin enumerates the several officers, to whom, under the bishop, the due execution of ecclesiastical laws is entrusted, and who "are

beauty, and to inquire of crimes and defamations happening in the same, especially by the clergy, and to take cognifance thereof; correcting, for the smaller offences, by themselves; and for the rest, referring them to the fuperior, the bishop, namely, or archdeacon, at the next fynod, chapter, or visitation, reporting unto them what they found, like as did the Irenarchæ and Apparitores of old, their notoria to the magistrate."

"They had power to vifit and hear causes," says Mr. Ancient and Present Church Johnson, "and a fort of authority, latterward, to correct of England, P. 1. delinquent clergymen, but not to proceed to censure, &c." c. viii. p. 64.

Such an opinion, again, in modern days, the learned me. Reberr, civilian Dr. Andrews expresses:—"They had by law the Book ex Registre. right of vifitation both of the laity and inferior clergy. P.73. In fmaller matters they had a right of judging; but in those of a higher nature, they were to refer to the bishop, and to follow his directions. They had an ordinary jurisdiction within their deanties: their attendants at the time of vifitation were restrained, and their demands of procurations regulated by the canon law."

This early capacity, by Bishop Kennett also denomi- Parochial Antinated a right of vifitation, and stated to have been long p. 360. retained, and exercised ex consuetudine over all the churches, as well as clergy, of their deanties twice a-year (for all vifitations were at first parochial), Gibson, as I

to make inspection into the manners of each particular diocese—the chancellor, commissaries, archdeacons, officials, and deans rural." And then (25) he fays-" for the government of the church, and correction of offences by the aforesaid officers, visitations of parishes and dioceses were allowed, that so all possible care might be taken to have good order kept in all places of the diocese." See also Molanus de Canonicis, L. II. c. VIII. pp. 158-9.

Codex I. E. A. Tit. xLII. c. VIII. p. 972. have faid, altogether denies to beans rural in England. "In all the *Provincial* and *Legatine Constitutions*, and the *glosses* upon them," writes the canonist, "there is not the least intimation of their being parochial visitors, or having any concern therein."

History of Manchester, Vol. 11. pp. 384. 394.

Here, however, Mr. Whitaker afferts the bishop of London to have made "a great mistake;" for that the rural dean, as the ordinary and prelate of his deanery, like the archdeacon and bishop, personally visited every beneficed clergyman and church; and, like them, had a right to a procuration from each, or one day's entertainment for himself and his attendants. And affuredly, unless invested by the bishop with a visitatorial capacity, in some fense or other of the term, rural beans could not have performed their duties of inspection in aidance of their fupreme head, the urban diocesan: -acting in whose name, the primary objects of their office was to examine the demeanour of the clergy and the conduct of the laity, and to promote the important interests of religion in both: and the fecondary, to inspect the state of the structure, and the condition of the furniture, in the rural churches; and to keep the ecclefiaftical houses in good repair.

CC. M. B. et H. Vol. II. p. 105.

Provincial. Lib. 111. Tit. XXII. p. 224.

In Lyndwood's gloss upon the words atis ordinarii in Archbishop Stratford's visitation constitution (A.D. MCCCLXII.), rural beans are not excluded, though, it must be consessed, they are not named. The glossographer writes—" archidiaconis æquales, et inferiores eis"—which explanation will assuredly admit because ordinaries. See the Meath Constitutions, IV. V. VI. beyond.

⁽¹⁾ Archbishop Peckham seems to acknowledge them as parochial visitors in his letter to Anian bishop of St. Asaph (A.D. MCCLEXEV.), hereafter quoted. He orders them to be procured for by the rectors and vicars of the diocese.

"Cum archipresbyteri omnibus pastoribus et ecclesiasticis Jur. Ecclesiast.

Univers. P. 1.

sui districtus superintendere, et invigilare debeant," says The vi. cap. 111. Van Espen; "attendere quoque, num nihil in parochiis fibi subjectis, ad earum debitum regimen et curam animarum spectans negligatur; nihil evidentius, quam inter primas archipresbyterorum obligationes, esse parochiarum sibi subjectarum exactam, et frequentem visitationem, qua mediante in notitiam parochiarum venire, et corrigenda corrigere, aut ad episcopum corrigenda referre queant."

I am inclined to believe that they were parochial vifitors of very early days—established, in all likelihood, at the abolition of the thorepiscopi to this department of office:—nay, as períodeutæ, with whom, in earlier pages, Boëhmer. Jus Ecclef. Proteft. we have endeavoured to affimilate them, they were Lini. Tit. estentially vifitors—" episcoporum vicarii, qui regiones Codez I.E.A. episcoporum circumibant et visitabant, auctoritate quadam vol. 11. p. 969. episcopali, qua etiam defectus emendasse, et alia quæ visitationum necessitas postulabat, peregisse videntur." Vistation was an attribute of their office even before it was delegated to the principal deacons; who, under the title of archdeacons, at their original inftitution, had no relation to the rural diocese at large, but only to the episcopal see.

But that rural deans or archpresbyters, or even períodeutæ, ever parochially vifited their subject churches otherwise than by express or implied permission and authority of their diocesan, I am far from affirming:indeed, there is not a tittle of evidence, that they ever exercifed this, or any other branch of duty, except as episcopal delegates "in substitution and vicarage." So true is it, as afferted by Richard, that rural arthpresbyters, Analysis CC. deans rural, and foraneous bicars, act not, "nih per com- Tom. III. p. 36.

missionem, quæ ad episcopi nutum revocari potest;" like their archetypes the nepiodettal of the east, of whom Boëhmer says, "Hi vicarii à nutu episcoporum dependebant, omnia ad episcopum referebant, et auctoritate episcopi per diæcesin circumibant." (loc. citat.)

In this delegate capacity, presbyters acted as bisitatores at a very ancient date, in the Western church, as they did under the title of periodents in the East. See Routh's Reliq. Sacræ, Vol. III. pp. 348. 382; and notes to Priaulx's Treatise, N°. xxxIII.¹ The bishop had power granted to him by the fourth council of Toledo (A.D. Dexiii.), of investing presbyters or deacons, vicariously, with the exercise of parochial visitation:—every diocesan being, by himself or deputy, obliged to visit annually all the churches and parishes of his diocese. "Quod si ipse aut languare detentus, aut aliis occupationibus implicatus, id explere nequierit, presbyteros probabiles (probabilis vitæ. Burchard. L. I. c. LXXXVII.) aut diaconos mittat, qui

Of the Church, B. v. p. 509.

SS. CC. Tom. vI. col. 1461.

⁽¹⁾ According to the decree and direction of the Toledo Council, "we shall find," fays Dr. Field, "that bishops hindered by other employments, sicknesse, weaknesse, or age, so that they could not go in person to visit their churches, sent some of their chiefe presbyters or deacons, but especially the chiefe deacons, to performe the worke of visitation for them, because they being the chiefe among the deacons, which are but church-fervants, were more attendant about them for dispatch of all publick businesses, than presbyters. These chiefe deacons, or archdeacons, at first they sent onely to visit, and to make report, but not to fententiate any man's cause, or to meddle with the correcting or reforming of any thing; but afterwards in processe of time they were authorized to heare and determine the smallest matters, and to reforme the lighter and leffer offences: and therefore in the councell of Laterane under Alexander the Third, it is ordered that the archdeacon shall not give sentence against any one. But in the councell of Rhoane it is Digitized by Gappointed,

et reditus basilicarum, et reparationes, et ministrantium vitam inquirant:" Can. xxxvi.—" which is the original," fays Bishop Stillingsleet, "of the archdeacon's visitation;" Ecoles. Cases. and, I would add, of the Dean rural's, in the Latin church.

The council of Chalon in France protects the parochial clergy from the intrusion of civilians in the character of vifitors (at variance alike, fays the canon, with ss.cc. Tom.vii. established custom, and canonical regulation) unless specially invited by the archprespyter of the district; -which would indicate that the local clergy were, there and at that time, subject to the latter's peculiar and exclusive inspection under the diocesan bishop: Can. xi. In the De Disciplin. fame office of personal visitation Rheginon affociates the Rock Lib. 11. archpriest with the bishop and archdeacon at a later date.

Agreeing, then, with the bishop of London in his unqualified negation of all power in rural deans to vifit de jure (if fuch be the author's meaning in the abovecited passage) independent of the diocesan, at least in England (for to the canons and customs of his own

appointed, that the archdeacon and archpresbyter shall be fore-runners to the bishop, and shall reforme the lighter and smaller things they finde to be amisse."

[&]quot; Hence in time it came, that archdeacons much used by bishops, as most attendant on them in the visitation of their churches, and reforming fome fmaller diforders, at length by prescription claymed the correction of greater things, as having of long time put themselves into the exercife of fuch authority. And thus the deacons, or at least the chiefe of them, the archdeacons (which at first might not sit in the presence of a presbyter, but being willed by him fo to doe) in the end became, by reafon of this their employment by the bishop, to be greater, not onely than the ordinary presbyters, but than the archpresbyters themselves." &c .-See Bishop Marsh's Charge to the Clergy of Peterborough, MDCCCXXIII. pp. 16, feqq.

country alone Gibson alludes); we will proceed to

Hincmari Oper. Tom. I. Capitula et Coronationes. SS. CC. Tom. x. col. 5, fegg.

adduce, in chronological order, fuch memoranda of vifitational measures conducted by deans rural, as the councils of Great Britain and the continent prefent; in order to shew the important fact, that they did vifit "by fubstitution and delegation" under the fanction of the church 1-beginning with a curious manual of instructions to deans-(" Capitula quibus de rebus magistri et decani per singulas ecclesias inquirere, et episcopo rementiare debeant") from Hincmar, archbishop of Rheims, bearing date A.D. DCCCLII.—the earliest, I believe, on record for regulating ruri-decanal inquiries by visitation. document, which the reader will find in the Appendix, it is evident that rural deans, established in their deanries, made annual parochial visitations in France, in the middle of the ninth century: and, from the obligation imposed on them to deliver yearly in July their vifitational returns to the archbishop, may be inferred the vicarious character of their inspectional journeys.

Boëhmeri Jus Ecclefiaft. Pro-6 XXXV.

Out of this Rhemish formula of the middle of the testant. Lib. III. ninth century, probably, sprung the more copious instructions of Rheginon towards its close-" Instructio de his, quæ in visitationibus • ecclesiarum episcopum vel ejus ministros per vicos, pagos, et parochias suæ diæceseos in-

(Commissio pro vifitations parochiali.) Gibson Cod. I.E A. Append. p. 1550, xviii.

⁽¹⁾ The power of the diocesan bishop to delegate to archpresbyters rural his visitatorian right of parochial inspection, as often as may be expedient for the due confervation of the churches and manfes of his diocese, cannot be doubted-when he can do it to any presbyter-rural; —and the same is capable of such a commission of visitation. bishop of Chichester authorised two clergymen (A.D. MDCLXXXVI.) to visit every church, parsonage-house &c., within an archdeaconry of his diocese, and to make their return to him, or his vicar-general.

quirere olim oportuit." The latter table is supposed by Baluzius ad Reginon. p. 533. to have been in general use in Western Europe; though the abbot of Prumia compiled his Disciplina Ecclesiastica, more especially, for the German churches.

The celebrated council of Rome under Alexander III. SS. CC. Tom. (A.D. MCLXXIX.) writing expressly on the subject of vists can. iv. Annal. R. de Hoveden tation, and confirmed by our own provincial council of Script. post. De-London (A.D. MCC.), under Archbishop Hubert, and by the Legatine Constitutions of Cardinal Othobon (A.D. MCCLXVIII.), fets a limitation to the vifitatorial retinue of rural deans, as well as that of superior church-dignitaries: -" Quocircà statuimus quòd archiepiscopi parochias visitantes, pro diversitate provinciarum et facultatibus eccleharum, quadraginta vel quinquaginta evectionis numerum non excedant: cardinales verd viginti quinque non excedant (these are omitted at London); archidiaconi quinque aut septem; decaní, constituti sub ipsis, duobus equis existant contenti." And why should the canon be thus restrictive upon the latter functionaries if they never visited parochially? "His omnibus," subjoins Thomassin, V. et N. E. D. "jus erat visitationis et procurationis;" and to all alike Lil. c. xxxIII. is forbidden, in their retinue, the 'accompaniment of

Hist. Appendix, A.D. MCLXXXII Hen. II. 29.

" ALEXANDER PAPA CLERICIS,

PER ARCHIDIACONATUM BERKESIRE CONSTITUTIS. INDULGET NE CANES, VEL ACCIPITRES ARCHIDIACONO EXHIBEANT.

" ALEXANDER EPISCOPUS, servus servorum Dei, dilectis Filiis Clericis, per Archidiaconatum Berkefire constitutis, Salutem et Apostolicam Benedictionem.

⁽¹⁾ Three years after this council of Lateran, the following curious Collier's Eccles. indulgence to the Berkshire clergy was iffued by Pope Alexander:-

hounds and hawks, frequent appendages of dignity in those days, both in lay and clerical life: "nec cum canibus venatoriis et avibus prosiciscantur, sed ita procedant, ut non quæ sunt sua, sed quæ Jesu Christi quærere videantur: nec sumptuosas epulas quærant, sed cum gratiarum actione recipiant, quod honestè et competentèr suerit illis ministratum." And to archdeacons and rural deans, in particular, exactions on the clergy are strictly inhibited in the sequel of the same council—"Archidiaconi verò, sive detaní nullas exactiones, vel tallias in presbyteros, sive clericos exercere præsumant." See Boëhmer "de censibus, exactionibus et procurationibus," in Jus Ecclesiasticum Protestantium, Tom. III. Lib. III. Tit. xxxix. § ci. p. 633.

All these visitors, as above stated, were allowed their

[&]quot;Cum nobis sit, quamquam immeritis, omnium Ecclesiarum cura commissa; sicut officii nostri debito, cogimur providere ne subditi superioribus debitam reverentiam subtrahant et honorem, ita quoque volumus præcavere, ne a majoribus subditi valeant indebite prægravari; ea propter, quieti vestræ paterna solicitudine providentes, auctoritate vobis Apostolica indulgemus, ne Canes vel Accipitres ARCHIDIACONO vestro cogamini exhibere, nec eum pluries, quam semel in anno recipere, tunc ei per diem unum et noclem necessaria ministraturi, cum septem tantum equitaturis, et personis totidem, et tribus servientibus peditibus.

[&]quot;Nulli ergo hominum liceat hanc paginam nostræ concessionis infringere, vel ei ausu temerario contraire.

[&]quot;Si quis autem hoc attemptare præsumpserit, indignationem Omnipotentis DEI, et beatorum Petri et Pauli, Apostolorum ejus, se noverit incursurum.

[&]quot; Dat. Lateran. VIII. KL. Martii.

[&]quot;Filis sericis coloris flavi."

⁽¹⁾ Tallia—"Cenfus vel tributum quod viritim exigitur." Spelman. Gloss. Arch. in voce. "Exactio, impositio"—Ducang. Gloss. M. et I. L. in voce.

customary procurations, originally in provisions, but subfequently in pecuniary composition; the churches to be vifited having the privilege of withholding payment. unless the duty of vifitation was duly performed; "cum procuratio aliud non sit," says Peter Quivil in the Exeter CC. M. B. et H. Vol. 11. p. 151. fynod (A.D. MCCLXXXVII.), "nifi fustentatio visitantis." the like purport a continental fynod of the same year (Statuta Synodalia Ecclefiæ Meldenfis (A.D. MCULXXXVII.), in its twenty-fifth canon, writes-" Prohibemus ne archi- Thesaur. Anecdiaconi vel decaní rurales aliquas exigant procurationes, col. 897. nisi legitime visitaverint. Prohibemus sub pæna suspensionis subditis eorum, ne solvant procurationes, vel aliquid loco

(1) Visitational procuration became gradually so fixed and certain, Whitaker's Hift. that it was frequently redeemed, or changed into a pecuniary payment, Vol. 11. p. 385. observes Mr. Whitaker, as early as the year MCC.; and has long settled See also John-fon's Eccl. Laws, into a positive sum. It was very wifely appointed at first, as a provision V. II. A.D. for the maintenance of the ordinary and his attendants during the time mcccxxxvi. of visitation, and to preclude that natural fear of expence which might abridge the frequency, and contract the particularity, of this useful exertion of discipline. But this end is now answered no longer. The first departure from the defignation reduced it into a pecuniary payment. Custom soon ascertained the particular sum. And the lowered value of money has rendered the latter infignificant. It is no longer fufficient for the purposes, for which it was originally imposed. And the very useful, the parochial, visitation has therefore contracted itself into little more than a formal and hafty one by deanertes. Visitations are now, for the most part, synodal, and not parochial—in consequence of the visitor availing himself of the indulgence which the law grants in special cases, where every church cannot be conveniently repaired to: " et fi Sext. Decr. I. III. commodè vel absque difficultate accedere ad unamquamque non poterit; T. xx. c.1. de pluribus locis ad unum congruum clericos et laicos studeat convocare, ne in illis visitatio postponatur." From this indulgence, and the great Gibson's Codez extent of dioceses and jurisdictions beyond what they originally were, cap. III. p. 958. grew the custom of citing the clergy and people to attend visitations at particular places. See Gibson's note ad can. lx. (A.D. MDCIII.)

procurationis, nisi legitime visitantibus. Ita cum requisiti fuerint super hoc, si opus fuerit, sidem faciant sacramento, ne prædicti archidiaconi vel detaní numerum in Lateranensi concilio constitutum excedant. Et moderatas faciant expensas, ne longi temporis victum brevis hora consumat." And another fynod at the same place, in its ninety-fourth canon, de procuratione decanorum-" præcipimus presbyteris omnibus ne recipiant decanos ad procurationes, nisi cum duobus equis; quod si contrarium factum fuerit, contra presbyterum et decanum graviter procedemus."

col. 906.

nomanenfls. Thef. Script. Veter. Tom. VII. col. 1401.

SS. CC. Tom. xiv col. 138. can, VIII.

SS. CC. Tom. xIV. col. 399. can, vill.

Restrictions are indiscriminately passed on archidiaconal and vecanal vifitations by the councils of the day; -that they be not onerous to the clergy in point of expence; while, at the fame time, it is enacted, that, at Statuta Symoda- all events, they be performed. So, that of Le Mans (A.D. MCCXLVII.), in its canon de officio decanorum, orders, "ut decani quamlibet sibi subjectam ecclesiam visitent annuatim personaliter et prioratus: et si procurationes voluerint omittere, nullatenus tamen visitationem omittant." That of Saumur (A.D. MCCLIII.) not only confirms the canons of earlier fynods, pertinent to these matters, obliging the functionaries in question to an observance of them, but particularly, and by name, forbids to rural archpriests the fublitution of officials in parochial vifitation, personal ministration being their bounden duty.

The canon de officio archipresbyterorum of the fynod of Clermont (A.D. MCCLXVIII.), fo corroborative of the vihtatorial power, and declaratory of the points of inquiry, to which the attention of the brans was to be directed, claims our special notice :- "Statuimus, ut archipresbyteri quamlibet sibi subjectam ecclesiam visitent annuatim personaliter. Et si procurationem omittere voluerint, nulla-

tenùs tamen visitationem omittant. Item inquirant summariè de omnibus notoriis: et si quid est quod scandalum generet ibidem in populo, sive clero, et quod per se non poterunt corrigere, nobis vel officiali nostro referant infra mensem: ut secundum relationem ad plenam inquisitionem descendamus, et corrigamus, sicut nobis videbitur expedire.

"Item quærant, utrum ecclesiis vel prioratibus impositæ fuerint novæ impensiones ab abbate, vel ab alio aliquo, absque consensu nostro. Et si invenerint, nobis renuncient fideliter absque mora

"Item præcipimus, quod archipresbyteri, quandò procurationes recipiunt, duorum equorum numerum non excedant, prout in Lateranensi et in provinciali concilio est statutum. Et si excesserint, procuratio denegetur." The canon then proceeds to prohibit them meddling with judicial causes without special mandate, on pain of excommunication; or uttering interdict or excommunication, except by the authority of their fuperiors, &c.

The fynod of Saintes (A.D. MCCLXXXII.) forbids all pecuniary composition, (which had, indeed, been previously restricted till after vihitation performed, for fear of abuse), and enjoins archdeacons and archpriests to be fatisfied with two fercula by way of provision, to sojourn with the vifited only one night, and to abstain from extortion of every kind. That of Liege (A.D. MCCLXXXVII.) Stat. Symod. Ecclef. Leodiorders, that no allowance whatever be made to the fame of can. vi. personages "ratione visitationis, nist ad ecclesias specialitèr visitationis causa venerint vel accesserint." "... et ss. cc. tom. cum archidiaconi vel detaní rutales visitaverint," says xiv. eol 1135. another canon of the same church, "et ad aliquam eccle- Anecdoi. Tom. ham pervenerint, quæ visitanti per se ad aliqua non sufficit, tunc duas vel plures conjungant, et eas uno die visitent, et

tunc expensas illius visitationis ab ipsis ecclesiis visitatis pro rata cujuslibet recipiant, nec aliquam pecuniam ab ipsis ecclesiis habeant, quam quod expensæ illius visitationis Solvantur."

Vol. 11. p. 105.

CC. M. B. et H. In the diocese of St. Asaph (A.D. MCCLXXXIV.), the rural drans or local officials are ordered, by the letter of Archbishop Peckham, addressed to the diocesan bishop and clergy, to be procured for by the rectors and vicars -" decanos verd rurales vel officiales locales volumus à rectoribus et vicariis procurari, nisi forte ab iisdem pro CC. M. B. et H. necessitate aliqua invitentur." See also the Chichester Synodal Statutes of Bishop Richard de la Wich (A.D. MCCXLVI.)—Archbishop Stratford's Visitation Canon A.D. MCCCXLII.)—Lyndwood's gloss in v. alii ordinarii; and the "Instructio Decanorum tam in cursu visitationis, quam extra," in the Statuta Synodalia Ecclefiæ Meldenfis (A.D. MCCCLXV.), in our Appendix.

Vol. 1. p. 690. Provincial.

p. 224.

Thefaur. Anecdot. Tom. IV. col. 926.

But the most important of all documents, in corroboration of the vifitatory capacity of rural deans, or, at least, second only to the quoted canon of the great La-CC. M. B. of H. teran council (A.D. MCLXXIX.), is the "Conflitutio Bene-Vol. 11. p. 580. dicti PP. XII. super procurationibus visitantium" (A.D. MCCCXXXV.)—wherein, among the procurations of other ecclesiastical visitors, those of rural deans, " qui in ali-

Johnson's Eccl. Laws, Vol. II.

ann. Mcccxxxv. quibus regionibus archiptesbyteri nominantur," are authoritatively regulated and established,—the same being in England the fum of ten turons, at the rate, as the Pope informs us, of twelve turons to the floren of Florence SS.CC. Tom. xv. (4s. 4d. Spelman in v.). The passage is so explicit on the fubject, that I extract it: - "Illud quoque, quod archidiaconis superius duximus ordinandum, locum habere volu-

mus in detants, præpofitis, aliisque personis ecclesiasticis

col. 424.

superius non expressis, quibus visitationis officium et procurationis receptio ex privilegio apostolicæ sedis, vel de jure, seu de consuetudine, competere dignoscitur: vecanis ruralíbus dumtaxat exceptis, qui in aliquibus regionibus archipresbyteri nominantur; circa quos, in receptione hujusmodi procurationis, id quod statutum est de aliis archipresbyteris, volumus observari."

Nor are their vifitational dues forgotten in the plan of reformation, compiled by the bishop and chapter of Liege (A.D. MCCCCXLVI.), and confirmed by Pope Nicholas V. Two new species of perquisites are there allotted to our deans of Christianity, entitled cathedraticum and obsonium; but they are to be satisfied with a quarter of the archidiaconal dues :- " Ne decaní Chris- ss. cc. Tom. tianitatum" (called in the next clause 'decani rurales') XIX. col. 43. " fub colore visitationis ficto, vel illius remissione recipiant de suis quartis capellis pecunias annuas, nist personalitèr visitaverint, et cum effectu. Et tunc stent contenti quarta parte illius, quod archidiaconis pro integra ecclesiæ visitatione debetur. Et idem volumus observari in solutione obsonii et cathedratici ipsarum quartarum capellarum dictis decanis facienda."

Before we finish what is hitherto unnoticed, in councils of later date, of the inspectional duties of drans rural, we must recur to the famous Irish Constitutions (first published by Bishop Wilkins from a MS. in the bishop of Clogher's possession); in which is seen the fullest account of any of our infular councils of the duties of archipresbyteral visitation, as exercised in certain parishes of the diocefe of Meath, during the episcopate of Simon de Rochfort (A.D. MCCXVI).

The fourth, fifth, and fixth constitutions particularly

specify the subjects of examination at the annual visitations of rural archpricsts; omitting altogether other visitors of every denomination.

CC. M. B. et H. Vol. I. p. 547.

- "IV. Ut archipresbyteri quotannis, et sæpiùs si opus fuerit, personalitèr visitent statum et conditionem omnium ecclesiarum infra suos decanatus; et si qua ecclesia reparatione indigeat, hortentur gregem Dominicum ad earum reparationem, actaque visitationis ad nos in proxima synodo transmitti curent. Videant etiam an domus pastorum et capellanorum sint sartæ tectæ; corruptelas morum in populo reformare studeant, et si quas abstergere nequeant, ad synodum diocesanam referant, ut de iis emendandis cum concilio cleri deliberare possit.
- "v. Item ut procurent fidele transcriptum ad nos in synodo transmitti de statu et conditione librorum, vasorum, vestimentorum, et aliorum ornamentorum et supellectilium in ecclesiis infra suos vecanatus, et de iis resiciendis, quoties expedit, statuamus.
- "VI. Curent insuper pænitentias canonicas à nobis vel officialibus nostris impositas delinquentibus debitè, et es, que decet, solemnitate peragi, et perimpleri in ecclessis infra suos limites, quibus ipsi cum presbyteris parockialibus intersint, tanquam testes, ut que humilitate et devotione pænitentiæ laboribus defuncti sunt, testificare possint."

The eleventh confitution, copying the Lateran canon already cited, inhibits "exactiones vel tallias:"—from the frequent repetition of which interdictory clause in the councils of the time, it is manifest that, both here and abroad, our archyricsts were wont to transgress in that respect. Indeed, it was to correct abuses of this kind, before the issuing of the Lateran edict, that a certain number of visitors were appointed, under Henry II.

(A.D. MCLXX.), to an inquisitorial tour through the different counties of England, and instructed "to enquire, Dr. Brady's History's the bishopric, what, and how much, and for what land, p. 808. cause the archdeacons, or rural deans, took of any one; and the whole was to be written down:" or, in the words of the original chronicler, "quid, et quantum, et Chronics Gervall, Scriptores qua de causa, archidiaconi vel decani injuste et sine judicio x col 1411. ceperint-et hoc totum scribatur:"-for, at that date, these officers of the church held their judicial courts of Christianity, occasionally, at the times of vifitation.

From the fact of the iffue of this commission of inquiry, our suspicions are, at least, excited of the purity of the archipresbpteral character here at home: but in the Gallican church, the charges are positive and highly criminatory of the vifiting archyricst1,-losing nothing of their heinousness in Ley's amusing version of the original anecdote of "the zealous preacher in the councell of Defensive Doubts, Hopes, Rhemes"—who "complained that the archpresbyter went and Regions, &c. about in vifiting of his circuit, felling all fortes of finnes, murder, adultery, incest, sacriledge, perjury, and thereby filling his purse; the same whereof coming to the eare of the bishop, hee sends for him, that hee may have a share with him: upon demand he denieth, upon deniall they

⁽¹⁾ Indeed, in very early days, it was arraigned—the latter part of the SS. CC. Tom. IX. fecond chapter of the fecond council of Aix-la-Chapelle (A.D. DCCCXXXVI.) col. 826. condemns the avarice of archpresbyters and other episcopal servants in its fourth canon: ... " Comperimus quorumdam episcoporum ministros, id est chorepiscopos, archipresbyteros, et archidiaconos, non solum in presbyteris, sed etiam in plebibus parochiæ suæ avaritiam potiùs exercere, quam utilitati ecclefiastica dignitatis inservire, populique saluti confulere. Quam negligentiam, immò eorum execrabile ao damnabile cupiditatis vitium omnes in commune deinoeps vitandum statuimus &c."

wrangle: but at last hee knowing that if the bishop be

Sermo cujusdam ad Cler. in Conc. Rhem. in Oper. S. Bernard. col. 736. Tom. II.

against him hee must forgo his gaine, hee yieldeth him a part: and fo, faith that preacher, are Herod and Pilate reconciled against Christ." But let us have the original -" Archipresbyter circuit obedientiam sibi creditam; et ut impleat saccum suum, tradit sanguinem justum. Vendit nempe homicidia, adulteria, incestus, fornicationes, sacrilegia, perjuria; et usque ad summum implet manticam suam. Fama igitur volante innotescit episcopo talis quastus: et accersito archipresbytero: 'Da mihi,' inquit, ' partem meam.' At ille: 'Nihil dabo tibi.' E contrà episcopus: 'Si non dederis mihi,' inquit, 'partem meam, auferam tibi omnia.' Fitque altercatio maxima, et propter avaritiam fit discordia. Posted vero archipresbyter revolvens secum, quod auctoritate episcopi fungatur potestate isla, et quod sine gratid instus nihil possit; perverse conversus: 'Pænitet,' inquit, 'me, accipe partem tuam, et insuper de med quod beneplacitum fuerit; 'et reconciliantur. Heu! seut Herodes et Pilatus reconciliati sunt, et Christus crucifixus est; sic nihilominus isti reconciliantur, et pauperes Christi spoliati sunt."

Defensive Doubts, &c. p. 49. This was, indeed, in the language of the paftor of Great Budworth, "lashing out beyond their line;" and if there were any chance of a recurrence of such abuses, "either by the connivence, or by the corruption of the bishops in later times," it is well "that the archpresbyters have had lesse to doe, and so done lesse evil."

Strype's Annals of the Reformation, Vol. 11. P. 11. p. 696.

⁽¹⁾ To check the like abuses in the visitational circuits of commissaries and officials, Bishop Freak suggests the propriety of instituting beans rural or superintendents within the diocese of Norwich (A.D. MDLXXX). Of the visitations of the former he says—"What selling of the people's sins, without any regard or consideration of duty at all; what unfiling

Return we now from these corrupt practices of our predecesfors in office, (and, criminal as they were, they ftill shew the responsible vistatorial character of the person exercising the functions of archpriest, and are so far to the point,) to the period at which we suspended our investigation of the personal duties of deans rural, for the fake of reviewing the Meath canons.

In the ecclefiaftical councils of the fifteenth century (to proceed chronologically), the fame inhibitory claufes, as we have before cited from earlier councils, continue to be applied to archdeacons and rural beans, relative to procurations. The council of Tours (A.D. MCCCCXLVIII.) enacts that there be no payment without due previous visitation. "Archidiaconi, archipresbyteri, decani, et aliæ 88. CC. Tom. xix. col. 76. personæ ecclesiasticæ de jure aut consuetudine ecclesias can. ix. visitantes si non debite visitaverint, nihil percipiant &c." And the provincial council of Angers of the same year again places the greediness of deans and others in procurational matters under restraint :- "Prohibemus ne de SS. CC. Tom. cætero dispensatione legitima super hoc cessante, archidiaconi, archipresbyteri, decani, ultra unam procurationem recipere und die, sive unum locum visitatum, sive plura etiam loca visitare sufficeret, ad procurationem integram persolvendam, quoque modo præsumant; nec etiam si non debite visitabunt, quidquam percipiant." See also Appendix Concil. Constantiens, L. v. c. II. (A.D. MCCCCXVI.)

The "constitutio" of Cardinal Campegius "ad remo- Fasciculus Re-rum, p. 425.

of verdicts for money; what manifold corruptions and briberies are used by abuse of registers; all the whole country, with detestation, seeth. And thereupon most men, by the abuse, do utterly contemne all ecclesiastical government."

vendos abusus" (A.D. MDXXIV.) ratifies to rural deans an authoritative inspection of the property of the church in the following clause: -- "Domos quoque, fundosque dotales beneficiorum collapsos instaurent possessores, quantum necessitas postulaverit, reparataque in debita structura conservent, et per archidiaconos et decanos rurales, ao alios. ad quos de jure vel consuetudine spectat, ubi negligentes fuerint, per subtractionem proventuum, authoritate nostra, arctius compellantur." The fame inspectional duties are imposed on rural brans in the Liber Synodalis of the bishop of Seez (A.D. MDXXIV.)—"Quod singulis mensibus decani rurales habeant visitare suos decanatus, casus, crimina, et excessus subditorum inquirendo. Quàdque eccleharum rectores de suorum parochianorum delictis et excessibus publicis et scandalosis ipsos decanos informare studeant, sub pænd 50 solidorum Turonensium. Qui becani nos et eccle sam nostram episcopalem Sagiensem terminis fibi præfixis informare tenabuntur."

CC. Rotomag. Prov. P. 11. p. 437. Synodi Sagienfes.

"Item volumus eosdem decanos (ut melius crimina, casus, et excessus subditorum cognosci valeant) in qualibet visitatione ad minus interrogent decem personas side dignas, notabiles et amni exceptione majores, de statu et regimina nostrorum subditorum in codem loco manentium: atque de prædictarum constitutionum, et aliarum per nos aut prædecessores nostros constitutarum observatione."

SS. CC. Tom. xix. col. 1801. The fynod of Augsburg (A.D. MDXLVIII.), in its feventh canon, orders arthuresbyters to visit parochially twice a year; and whatsoever corruptions, spiritual or temporal, they cannot personally correct, to present officially to the bishop at the episcopal see, if urgent, or at the next sollowing diocesan synod, if there be no danger from procrastination:—and this they are to do in obedience

to their oath. Moreover, they are specially charged, in their vifitational progreffes, to fee that no images or pictures be erected in their district churches, without the previous permission of the bishop; and to collect all heretical works, and uncanonical liturgies and ordinations, and to fend them to the bishop without delay.

Plenary power of visitation is granted to rural deans Reformationis in the German churches by the Formula Reformationis p. 28. of the same year, under the head de Visitatione:—" Be- MDXLVIII. caní tutales, territorii, seu regiunculæ suæ ecclesias singulis quibusque annis visitare debent. Ad hoc enim negotium in partem sollicitudinis episcopalis vocati sunt." Indeed, they are tied down to the same form of vifitational inquiry in their feveral fubdivisions of the diocese, as the bishop in the whole:—"Ad hanc formam visitent quoque, et inquirant, ac pænitentiam injungant archidiacomi et decani rurales in suis regiunculis; graviora verd, et quæ per seipsos emendari nequeunt, referant ad episcopum, et synodum episcopalem, publico judicio submittenda, eorum enim visitationes parvæ quædam et particulares sunt synodi, synodo majori subjectæ, et secundum ejus judicium dirigenda." See also Synodales Constitut. Arboricensis Diæcesis (A.D. MDL.) Statut. XXXIX. CC. Rotom. Prov. P. 11. p. 289; and the Statutes of the diocese of Lisieux, in the same collection, p. 481.

As vifitors, again, they are acknowledged, in the pro- cc. M.B. et H. vincial Scotch council held in Edinburgh (A.D. MDXLIX.), whose duty it is to see that the dress of the clergy be in all respects canonical—" super quibus per fingulos detanos in eorum visitationibus, et si quis fuerit, siat diligens inquisitio, &c." (can. iv. de vestibus clericorum). And again (can. xIII. de visitationibus) it is decreed,

" Quià nonnunquam publici excessus, tam majores quam

minores, per decanos et alios visitatores occultari et dishimulari dicuntur, ed quòd pecuniarios quæstus à concubinariis et adulteris accipere non erubescant, faciendo eos in tali fæditate sordescere, quòd vecaní ante susceptionem sui officii jurent de fideli ejus administratione in omnibus, et cum excessus majores eorundem commissariis deferunt, non priùs recipiantur ab eis, quàm illi denuò jurati fuerint, quòd omnes et singulos excessus majores, tam publicos quam privatos, sibi per assissas et inquistiones utrobique delatos, absque gratist et favore, prece vel pretio, nullis penitus omissis, commissariis tradant, qui si reperti fuerint in præmissis culpabiles, perjurii, amissionis officii, et aliis arbitrariis pænis per ordinarium infligendis subjaceant; et super hoc solicitè inquirant commissarii, proùt domino ordinario sunt responsuri:" and lastly, in a council of the same province (A.D. MDLI. confirmed A.D. MDLIX.) CC. M. B. et H. it is ordered (can. XIV. de clandestinis matrimoniis, et bannis, et registris curatorum) that the deans rural of the province " in fuis visitationibus diligentem indaginem faciant, et deficientes ad commissarios referant," &c.; and they are farther noticed in the eighth and ninth canons in the fame capacity.

Vol. IV. pp. 71,

What vifitatorial jurisdiction the rural deans of the diocese of Chester enjoyed during the existence of the unlimited ordinary powers of the archdeacons of Richmond and Chester, and while they were within the diocese of Lichfield and Coventry, it is now impossible to ascertain: but since the foundation of the new bishoprick, many of the ruri-decanal patents granted by the bishop, and confirmed by the Dean and chapter of the cathedral, appear in their books, and fome few of the patents themselves. Digitized by Google

See Appendir, Chefter Docu-

From these it would appear, that much of the surrendered jurisdiction of the old archdeacons was delegated to the deans rural (all having merged in the bishop by the charter of foundation); and the archidiaconal right of vifitation continued to survive in the vifitational powers of the deans rural; who, whatever they may have done in earlier days, certainly, after the change of the ecclefiaftical regime, being armed with an episcopal jurisdiction by virtue of their patents and the usage of the archdeaconries, as vicarii episcopi, visited their deanties twice a year, convened before them the churchwardens, received their presentments, and corrected upon them all offences ecclefiaftical (inceft, adultery, and fome others excepted), and proved the wills and granted administrations of all persons whose effects amounted not to 40l. (knights, efquires, and clergymen, excepted); and, in case any persons whatever subject to their visitations refused attendance at them, the deans proceeded against them by ecclesiastical censures, in the same manner as the bishop or his vicar-general does upon an episcopal visitation. They were also entitled to the usual places of judicature for holding their visitations; and if they were obstructed therein by any person subject to their jurifdiction, they might admonish, and, upon non-compliance, excommunicate. For the oath of canonical obedience is not perfonal to the bishop, but to his jurisdiction, and extends to an obedience to the rural beans who act by his authority.

It is probable that the drams possessed these powers ab management antiquo; for, in a patent granted to a chancellor of the Diocest Coffee. diocese only twenty years from the first foundation of the fee, after a general grant without exceptions, there

is an additional one made to him of the place of rural bean of three rural beanties, to do all things which ab antiquo belonged to that office," specifying in detail these visitational duties. And again, in the document drawn up at the convention of the bishop and beans rural in the palace at Chester, A.D. MDXCIV., the because power of visitation is distinctly set forth, and the particulars thereof enforced in the way of order or monition from the diocesan to the rural beans.

See Appendir, Chester Documents, No. 111.

Ecclef. Courts'
Report,
MDCCCXXXII.
Mr. Ward's Evidence, p. 181.

The rural bean of Chefter (for the twelve beanties are now confolidated) continues his visitation-court (A.D. MDCCCXXX.) for swearing in churchwardens, proving wills, and granting administrations, where the effects are under 40l. And over the eight beanties of the archdeaconry of Richmond, an officer bearing the title of commissary presides, invested with the becanal jurisdiction of testamentary matters, visitational duties &c.¹, but in which capacity he visits parochially does not exactly appear. Mr. Ward, in his evidence before the ecclesiastical courts' commissioners, "apprehends that he visits parochially, as commissary."

Ejufd. p. 190.

Synod. Trident. sefs. XXIV. cap. III. SS.CC. Tom.XX. col. 158.

The council of Trent continued to rural beans the power of visitation under certain regulations, established in their twenty-fourth session:—"Archidiaconi, becans, et alii inferiores in iis ecclesiis, ubi hactenus visitationem exercere legitime consueverunt, debeant quidem assumpto Notario de consensu episcopi deinceps per seipsos tantum

Ecclef. Courts' Report, p. 346.

⁽¹⁾ It is customary in the diocese of Chester, before episcopal vijitations, and preparatory thereto, for inhibitions of the rural dean of the archdeaconry of Chester, and of the commissary of the archdeaconry of Richmond, to take place.



ibidem visitare:" and they were to transmit their visitation-acts, inquisitions, and all other instruments, to the diocefan bishop within a month. The particular objects of attention to the visitors are pointed out, as being, to preserve found orthodox faith, to expel herefy, to support morality, to correct vice, to exhort people to religion, innocency, and peace; and, as occasion might require, and prudence dictate, to promote the general interests of the Christian community. From the persons vifited parochially, throughout their respective districts, the officers were not to receive any thing but "frugall and moderate diet, which might be given," in Brent's version, "either in kind or money; yet so, that if there The Historic of was a custome in any place not to receive so much as p. 786. thefe, it was to be observed."

The Cambray council (A.D. MDLXV.) bids the deans of SS. CC. Tom. Christianity ("decani rurales quos Christianitatis appel- cap. vi. lant") to vifit their diffrict schools every fix months, or, at leaft, once a year, and diligently to certify the ordinary of their state of discipline. Indeed, it appears from Zy- van Espen Jar. pæus that a concordate was entered into between the Parti Tit XII. bishop and the archdeacons of the diocese of Cambray, cap. 1. p. 57. that neither should personally visit, but that the deans of Christianity should be the visitatorial representatives of each, by mutual agreement.

Accordingly, in the Acts of the diocesan synod under Decreta Synodic Cameracansus, Archbishop Maximilian (A.D. MDLXVII.), the visitational fol. 3. c. 1. II. duties of the archpresbyters or beans of the parochi are thus laid down :-- " Cap. 1. Cum archipresbyteri munus fit eccle harum quarundam solicitudinem genere, easque hngulari quadam annua visitatione recognoscere. Volumus et mandamus, ut quam diligentissime advigilent ne quid in

illis ecclesiis desit, quod ad divinum officium pro sud dignitate peragendum requiritur." "Cap. II. Cum autem deus in spiritu et veritate adorandus sit, solicitè etiam prospiciant decani nostri in ecclesiarum visitatione. An non irrepserint in eas aliqua superstitiosa et vana, in cæremoniis, processionibus, peregrinationibus, imaginum et reliquiarum ac sanctorum veneratione, quibus mentes Christianæ à sincero dei cultu sensim dimoveri possint. Ubi verò hujusmodi aliquid compertum habuerint, volumus nobis nostrisve vicariis quamprimum denunciari &c."

Confitut. et Decret. Synod. Salisburg. Conft. LXII. cap. vi. p. 320. et cap. xiv. p. 326.

The fynod of Salzburg (A.D. MDLXIX.) orders the appointed vifitatores of the diocese to solicit all the information they can from the archdeacons and rural beans. in furtherance of their general parochial vifitation; and then proceeds to fay, that the special visitations of these inferior officers are not thereby fuperfeded; but that they are to be executed by them notwithstanding, and the refults of their inquiries to be laid before the fuperior visitors within a month. Moreover, the council enacts, that the rural drans themselves shall be visited. and examination made "de illorum officiis, an eisdem satisfaciant, et quomodo, an fint sufficientes, soliciti, prudentes, expediti, et justi, vel injusti, avari, munerum cupidi, pænas pecuniarias imponentes, personarum acceptores, delicta non punientes, sed dissimulantes, justitiam et æquitatem petentibus morem non gerentes, et ad id genus alia, quæ ad se spectant, præstent, necne."

SS. CC. Tom.

The Malines council (A.D. MDLXX.) promulgates the Trent decrees respecting visitation generally; and orders that rural beans, where they were not in the habit of visiting churches, should be immediately invested with that power;—the bishop taking care that their procura-

tions (" subsidia visitationis") should be sufficiently remunerative for the labour and expence of vifitation; and that whatever was immoderate in the way of charge upon the clergy, should be corrected.

The statutes of the diocesan synod of Ypres (A.D. Stat. Synod. Dioce. Ypress. MDLXXVII.) ratify the like capacity of vifitation to deans Th. vii. c. xiii. of Christianity, on the authority of the Trentine fathers; -the bishops delegating to their rural deputies the right of vifiting the churches of their deanties on fuch years as they themselves are unable to vifit: on which occasions the deans are to follow the rules of episcopal vifitation laid down by the council of Trent-the fubfitutes acting in the name and by the authority of their employers, and being fully capacitated to carry forward the whole vifitational inquiry into the conduct of church-officers, the condition of church ornaments and utenfils, the state of church-fabrics, parfonages, &c. For all which vicarious trouble, it is decreed—" Ut in nulla parochia etiam cap. xx. See h minima ht, decano secundum præscripta statuta visitanti, detur infra octo aut decem stuferos: in nulla autem, etiam maxima, accipiat ultra dalerum vel coronatum: in mediis verd servetur mediocritas, habità ratione laboris et confuetudinis." Any extraordinary labour is to be paid for in extra procuration. See also Stat. Synod. Diæc. Yprenf. (A.D. MDCIX.) Tit. III. cap. vi. and, particularly, in the documentary Appendix, the extract from the Decreta et Statuta Primæ Synodi Diæcesanæ Brugensis, A.D. MDLXXI. De diversis decanorum Christianitatis officiis. of vifitation are there fo minutely detailed, I have thought the document worthy of being copied.

A few years later, Charles Borromeo, in the fifth ss. cc. Tom. council of Milan (A.D. MDLXXIX.), imposed on his Vicarii xxI. col. 462.

Forance the inspection of the rural clergy, their churches, church-furniture &c., by personal visitation and examination, conducted according to the items of the following manual of instructions:—The forancous Vicars are to inquire—

SS. CC. Tom.

.... "Qui parochorum in primis zelus in animarum salute procuranda; quæ in sacramentis ministrandis sedula diligentia; quàm frequens in pascendis verbo DEI sidelibus officium; quæ denique in omnibus parochialis muneris partibus vigilantia, quæve astaditas.—Quæ populi in Christianæ caritatis operibus exercitatio, quàm religiosus sestorum dierum cultus, quàm pia in ecclesiis conversatio, quæ in doctrinæ Christianæ scholis frequentia: tum de aliis piis sodalitatibus disquirant, tum denique de reliqua omni ejusdem populi disciplina, et in via domini progressu.

"Post videant, qui singularum ecclesiarum, præsertim parochialium status, an si quæ instaurationem desiderant; an debito cultu fraudantur; an sacris vestibus, ornamentis, supellectileque ecclesiastica, ad cultum necessaria, instructæ sunt; an denique ulla ex parte incultæ.

"Postremò an si aliqua sunt provincialium, diaccesanarumque synodorum decreta, edicta, visitationum prascripta, aliave episcopalia jussa, qua executionem non habeant; quid item impedimenti, aut difficultatis, aut denique causa sit, quamobrem eorum executioni non sit locus, &c." (See also on forancous Vicars, their qualities, and inquisitorial duties, the council of Rome under Benedict XIII., SS. CC. Tom. xx1. col. 1864.)

Again, the council of Rouen (A.D. MDLXXXI.) orders, in its twenty-feventh canon, that stans tutal follow the canons of inquiry there copiously laid down for episcopal

visitation, " et visitationis à se factæ infra mensem ratio- ss. cc. Tom. nem reddent episcopo, et depositiones testium, ac integra acta ei exhibere tenebuntur." (CC. Rotomag. Prov. Part 1. 214.)—and the like charge is imposed on them by the council of Tours (A.D. MDLXXXIII.), SS. CC. Tom. XXI. col. 850; and of Malines (A.D. MDCVII.), SS. CC. Tom. xxI. col. 1462.—the latter publishing certain heads of inquiry for the use of the archpresbyters in their vifitational proceedings.

In the feventeenth and eighteenth centuries we find Lanichii II. the same trust continued to them. In the Spicilegium p. 183. Ecclefiasticum of Lunig, these precepts are recorded as given to decanal visitors of Julien and its surrounding district (A.D. MDCII.)—" Becant exigant à scabinis et juratis tabellam Brogh Zettul (h.e. specificationem delictorum judici denuntiatorum) aut copiam authenticam. Ut viri zelofi et integri in fide scubini fynodales eligantur. Ut communia puncta et interrogatoria scabinis communicent, super quibus tenebantur sacere inquisitionem et dare informationem."

A chapter of the diocesan fynod of Ypres (A.D. MDCIX.) Stat. Synod. Dioc. Yprenf. prolongs to drans rural the vifitatorial powers they en-Tit. xviii. joyed by the earlier fynod of MDLXXVII: and a subsequent and a council (A.D. MDCXXX.) makes them downright inquisitors into the manners and habits of the rural clergy, the employment of their time at home and abroad, their ftudies, hours of confession, &c. &c.; all which they are to pry into, by the most fearching personal visitation.— The fynod of Antwerp (A.D. MDCx.) confers on them the Stat. Synod.
Dioce. Antwerp, fullest vifitational authority; and bids them lay their acta p. 328-29. vifitationis before the bishop.... "Visitantibus verd Til. XXIV. cap. decanis ruralibus, tanquam à nobis missis, omnem debitam

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reverentiam et assistentiam ad exequendam commissionem à nobis injunctam exhibeant," says Miræus, "et si aliqua ad reformationem aut bonum ecclesiæ facientia sciant, benevolè suggerant." See also Ordinationes Joannis Malderi Episc. Antwerp. (A.D. MDCXXX.)

Statuta Synodi Bufcoducenfis, Tit. xv. cap. 1v. p. 85. A chapter of the fynod of Bois-le-duc (A.D. MDCXII.) is expressly dedicated to archipresspyteral visitation:—"Archipresspyteri, seu decami parochias sibi commissa cum Xenodochiis, capellis, et confraternitatibus, assumpto secum notario, vel saltem aliquo pressytero, quotannis secundùm instructionem illis dandam, authoritate nostra visitent, ac de vita, side, et moribus parochorum, sacellanorum, custodum, ludimagistrorum, ædituorum, ac gubernatorum mensæ Sancti Spiritûs, reliquorumque incolarum sese diligentèr informent, ac advertant, an piis fundationibus, eleemosynis, et oneribus benesiciorum et officiorum ecclesiasticorum laudabilitèr satisfiat, itemque utrùm ecclesiæ reparatione egeant, et cæmeteria benè occlusa sint: nec sacramentalium et ornamentorum ecclesiæ, atque scholarum visitationem prætermittant &c."

A canon de visitatione of the council of Bourdeaux

(A.D. MDCXXIV.) affociates our rural archpresbyters with other ecclesiastic testes for the more effectual conduct of parochial inquisition.—Cap. XXI.—III. "Archiptesbyteri seu decani in singulis diæcesibus constituti, jugi circumspectione mores clericorum, statum et ordinem parochiarum, ac etiam laicorum, sollicitè observent et prospiciant, deque iis omnibus singulo quoque mense episcopum certiorem faciant. Et ne propter archiptesbyteratus distantiam minus officio suo satisfacere posint: in cujusibet archiptesbyteratus tractu, duo rectores aut plures pii ecclesiastici testes synodo diæcesand ab ordinario nominati et electi, archiptesbyteris

seu decanis adjungantur, qui zelo regiminis ecclesiastici

SS. CC. Tom. xxi. col. 1595.

inflammati, seduld invigilent, et ordinarium statis temporibus, de statu, conditione, et excessibus hujusmodi archipresbyteratûs certiorem faciant: possintque ordinarii archiptesbyteris, decanis, et testibus synodalibus inquistionum seu informationum conficiendarum, fine alio speciali mandato, facultatem, quo citiùs quæcumque vitia purgentur, et cuncti in ordine contineantur, concedere: quas inquifitiones et alias probationes ab iisdem perfectas, teneantur officiales recipere, et ex iisdem ad alia juris remedia procedere."

The fynod of Saint Omer (A.D. MDCXL.) writes - Stat. Symod. "Decant in visitationibus suis scholas non prætermittant, Th. xviii. c. ix. sed fingulis seme stribus visitent, et accurate inquirant, &c." P. 88. -That of Namur (A.D. MDCLIX.) admonishes all arthpres- Van Espen byters, "Ut annales visitationes obeuntes, et aliàs dili- Tu vi cap III. genter inquirant, quibus rebus pastores se impendant, ut fi quos otio deditos repererint, ne nihil agendo malè agere discant, eos actionibus ecclesiastico homine dignis incumbere, et per bona opera certam suam vocationem facere procurent &c." The same duties are imposed by the fynod of Bruges-" Seduld inquirant archipresbyteri in suis visitationibus de vita, doctrina, et moribus curatorum et aliorum presbyterorum; ac præceptorum seu magistrorum; et cujus sint qualitatis, sidei, et nominis ac samæ." And the fynod of Ypres legislates with the same degree Tit. VII. cap. II. of latitude and particularity.

The latest instructions to beans rural of the diocese of Malines enforce vihtation—" Ut potissimam officii sui partem, visitationem curent archipresbyteri, sedulò, accurate, et cum timore del perficere, et præcipuè invigilare, ut altaria et sacramentalia, ipsaque templa nitida serventur, pastoresque iph, quoad obligationes et functiones suas pastorales exacti fint et diligentes, an quo studio, quove exercitio

Ejufd. P. 11. Tit. xxxIV. c. vIII. p. 674. ex Synodo Mechlin.

otium pellant. Quarè non plures uno die visitabunt ecclesias, quam commode possiunt." And farther—that timely and feafonable repairs of ecclefiaftical houses be attended to, and their fabric not allowed by gradual decay to fall into utter ruin and waste, the synod decrees-" Archipresbyteri, ubi ipsis id juris ex consuetudine competit, domos pastorum et benesiciatorum singulis annis serid visitent; et quandò eas reparatione indigere advertent, eam mox fieri mandent et non obedientes denuncientur epifcopo, vel ejus vicario generali, ut ad debitas reparationes faciendas, prout juris et rationis fuerit, compellantur, et pro præterità negligentià etiam puniantur \." (Tit. xxII. c. VII.)

CC. Rotomag. Prov. P. 11. p. 252.

"Les Dopens de la Chrétiente et ruraux," says the fynod of Bayeux (A.D. MDCLXII.), "auront soin de faire une fois l'an les visites de presbytères, de dresser leurs procès verbaux de l'état auquel ils les trouveront, et les mettront aux greffes de nos officialitez, &c."

Decr. Synodal. D. Maximil. Henr. Archiep. Coloniens. Tit. 11. cap. x. 11. p. 13. See Stat. Dicexvi. c. 111. p. 74. A.D. MDCL.

Again,—the Synodal Decrees of the archbishop of Cologne (A.D. MDCLXII.) order—" Ut de pastorum, vice-pastorum diligentia, et ætatis tenerioris profectu nobis concef. Gandav. Tit. stare possit, decaní rurales quoties visitant, convocatà juventute breve examen catecheticum instituant: quidquid verd memorabile contigisse notaverint, in Acta suarum visitationum nobis &c. . . . exhibenda referant;"—and subsequently the same institutes detail the points of inquiry to be particularly attended to by the deans vifiting their parochial clergy. See Part II. Tit. v. c. vi. II.

Altera Epistola Pastoralis Dom. Humb. Gulielm. p. 68.

⁽¹⁾ In the pastoral letter of the Belgian primate (A.D. MDCC.) the archpriests are charged "Ut diligentiores magifque exactas per districtus Arch. Mechlin. fuos inftituant visitationes juxta earundem visitationum interrogatoria tupis edita &c."

Our next examples are adduced from the Anglo-Gallic A Humble Propolation Formation are told by an anonymous author, two rural deanties of p. 35. the bishopric of Constantia, in the dukedom of Normandy, and their fole vifitors in church affairs, their respective deans, each possessing the same power as our chancellors and archdeacons at prefent enjoy. Nor is their ecclefiaftic conftitution otherwise altered in modern days, than that they are members of the diocese of Winchefter: having been annexed thereto foon after the Reformation 1. Their jurisdiction was then settled, sees Hoylin's Life of were appointed to the drans, and a revenue established; MDCXXXVII. but the functionaries themselves were then, and still remain, accountable to their diocesan bishop for the due performance of their vifitatorial charge, like the corresponding officers in England.

The duties of these trans rural, in respect of visitation, Casara by Falls & Morant.

Appendix, No. x. and constitutions ecclesiastical granted to the isles, in the reign of James the First: "Le Bopen accompagné de deux ou trois ministres visitera une fois en deux ans chaque paroisse en sa personne, et donnera ordre qu'il y ait presche le jour de la visitation, ou par soy même, ou par quelqu'un par luy appointé; et se fera la dite vifitation

⁽¹⁾ King John had it in contemplation to place the islands under the Borry's Hift. of diocese of Exeter; and Henry VII. actually procured the Pope's Bull Guernsey, p. 241. for placing them within the jurisdiction of Salisbury; which he cancelled, and obtained another for Winchester. But this last, though even entered in the then bishop's register (Langton), never took effect; and Queen Elizabeth at last fixed them in that see. The Bull of Pope Alexander VI., for transferring them from Constance to Winton, may be feen in Falle's Appendix, No. IX. p. 195.

pour ordonner que toutes choses appartenantes à l'église, au service de DIEU, et administration des sacremens, soyent pourveues par les surveillans, et le temple, cimitière, et maison presbytériale soyent entretenues et reparées: et aussy recevra information des dits surveillans (ou faute à iceux à faire leur devoir) du ministre, de toutes offences et abus qui seront à réformer en aucun, soit ministre, officiers de l'église, ou autres de la paroisse; et recevra le dit vopen pour la dite visitation 40 sols de la rente du Thresor à chaque sois."— Equally extensive are the powers bestowed on the dean of Guernsey in the commission of Bishop Brownlow North to Bean Durand,— " in his stead, authority, and name, according to law, to vifit the churches and other ecclefiaftical places, and the clergy and people subject to his jurisdiction &c. &c." Indeed Dicey fays, "The years of both the islands pretend that their office carries with it all delegated jurifdiction, without any need of permission or commission from the bishop;" and if so, they are vistors de jure nay, I have been told, that they can prescribe against

Dicey's Hift. of Guernsey, p. 51.

Berry's Hift. of Guernfey, p. 263.

Rotitiae Sethi Episcopi Sarum fol. 339. See Appendir, Salifbury Documents.

the bishop?

Towards the close of the seventeenth century, Bishop Seth Ward of Sarum invested his deans rural with considerable visitational powers; as the following formula of instructions indicates. They were authorised—"1. To view instra decanatum—churches, chancels, parsonage and vicarage-houses, hospitals, almshouses, church-houses, and free schooles, semel in 6 mensibus, saltem in anno, and to present decays to the Bp or chancellor."

"2. To observe—parsons, vicars, curats—as to converfation, performance of duty, conformity to laws, diligence in reading service, administering facraments, preaching,

catechifing, preparing for confirmation, marryeing &c." -"churchwardens, as to performance of duty-scholemasters, as to teaching and catechising scholars, bringing to church on Sundays and holydays; and to acquaint the Bp, if amis."

- "3. To examine differences, and compose or delate to Bp, reports of scandalous offences contrà Leges Eccles."
- "4. To execute or cause to be executed mandates, orders sent immediate ab episcopo, mediante archidiacono."
 - " 5. To acquaint Bp if any conventicles, diforders &c."
- "Md. hospitals—terriars—registers of christenings. marriages, burials."

In the convocational proceedings about rural drans in CC. M. B. et H. Vol. IV. p. 642. England (A.D. MDCCX.), the fecond resolution of the Upper House suggests the propriety of a canon declaratory of the visitatorial capacity of deans rural:-"To enquire into the manners of the clergy and people, to vifit and examine the state of parochial churches and chapels, with the chancels of the fame, together with the ornaments and utenfils thereunto belonging, as also the manfers of rectors and vicars, and all ecclefiaftical endowments &c. &c." To which resolution the Lower House desires an amendment to the effect that rural beans should be first "duly commissioned by the bishop or archdeacon, or other ordinary," so to vift:—indicating thereby that rural deans have no fuch power by virtue of their office; and anticipating, perhaps, that the exercife of it, as a matter of right, independent of special commission, would interfere with the privileges of archdeacons. While, at the same time, the Lower House acknowledges the obligation of rural drans to execute the

commission of visiting parochially, whenever enjoined so to do by fuperior authority.

So the matter at prefent rests. No constitution has ever been drawn up to ratify any part of these Proceedings of Convocation; -- which, of courfe, leaves the rurtdecanal capacities just as they were before the royal mandate iffued.

Gibson Codex I. E. A. Append. 6 XV. C. XIX. p. 1550. See London Documente in Appenbir.

eol. 352.

Two documents alone, on the topic of decanal vifitation, remain unnoticed—the one domestic—the other foreign. The first is a clause of Bishop Gibson's published Instructions to Rural Beans of the Diocese of London:—" The bean rural is likewife, as occasion shall require, to inspect the churches, chancells, and chapels, and the houses belonging to the parsons and vicars within his district. and to give information of their decays and dilapidations to the ordinary."

With the foreign canon, we close our long catalogue of authorities; -- and worthy of particular notice it is, as reviving the eastern title of protoprespyter in application to the dean rural. It is the ninth canon—de protopresbyteris, five decanis ruralibus, of the council of Reussen Manti Suppl. ad (A.D.) MDCCXX.)—" Præter ea, quæ à sancto synodo ad SS. CC. Tom. vi. officium protopres byteri spectare constitutum est, ut scilicet diligenter referant ad ordinarios, si quos decretorum synodalium violatores, si quos officii parochialis negligentiores, si quos popinarum frequentatores, percussores, aut aliàs scandalosos, sive presbyteros, sive laicos, sub sua jurisdictione compererint; illud omninò addendum censuit debere eos episcopo, vel alteri visitatori assistere per suum decanatum, ut ipsum de statu ecclesiarum, et moribus ministrorum instruere possint."

"Insuper teneantur visitare proprium decanatum anno

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fubsequenti visitationem generalem, non solùm, ut de iis, quæ modo diximus, ac de cæteris, quæ continentur in instructione generali diligentèr inquirant; verùm etiam ut decreta, et reformationes ejustem generalis visitationis exequutioni mandari curent. In obeundâ hâc visitatione, caveant, ne quid prorsùs accipiant, aut extorqueant, præter victualia pro suâ, alteriusque domestici personâ, ac duobus equis; alioquin præter pænas, quas statuit sancta synodus titulo sexto gravisimè ab episcopo puniantur."

That we have adduced evidence enough, in the many pages devoted to the subject, of "a fort of vifitatorian capacity," in rural beans of ancient and modern days, the reader will readily acknowledge. The capacity can be no longer doubted. The church, in her conciliar decrees, has acted upon it for more than a thousand years—nay—from the first institution of the office in the east and west, with little or no interruption, to the prefent hour. Tedious though the enumeration of authorities be in proof of the fact, I could not otherwife have established a controverted duty of the last importance. While endeavouring to do fo, I have cited many items of decanal service connected with and performed during vifitational progress, and thereby have added somewhat to the reader's knowledge of the personal functions of the rural archpriesthood.

But, whatever may have been the pristine character of that power, when these now humble functionaries were linked with archbishops and cardinals, and their retinues made the subject of canonical limitation throughout Western Europe, as we see they were—if it ever attained to the dignity of an ordinary jurisdiction (which on the continent it seems extensively to have done), it was only

locally and partially fo in England, and, for the most part, of short-lived exercise. Not so the archidiaconal power of visitation;—this, like the decanal, originally a delegate jurisdiction emanating from the bishop, became by continual grants an ordinary one, and eventually almost (in many places, quite) extinguished the other 1. See Van Espen Jur. Eccles. P. 1. Tit. x11. c. 1. § v1.; and Boëhmer Jus Eccl. Protestant. L. 1. Tit. xx11. de Officio Archidiaconi, Tom. 1. p. 545, seqq., and L. 111. Tit. xxxxx. Tom. 111. p. 578.

But here it must be observed, that the vicar of Ambrosden, who considers the antiquity of beans rural greater than that of archdeacons, looks upon the former as the earliest rightful parochial visitors under the diocesan bishop, and supposes them to have lost their privilege of visitation in the way following. "When archdeacons

Parochial Antiquities, Vol. 11. p. 360.

Ecclefiaftical
Courts' Report,
MDCCCXXXII.
p. 85,



(1) Beans rural in no cases, I believe, visit peculiars. Even bishop's peculiars are not vifited by them. In the diocese of Exeter there are thirty-fix episcopal peculiars, which are visited by no beans rural, and are indeed so far exempt from the jurisdiction of the bishop himself, that he never visits them, even in his triennial visitation. Parochial churches within peculiars are generally in most wretched condition. Such jurisdictions should be abolished: discipline can never be sustained effectually, while they exist. In the deanty over which the writer prefides, there are three of these ecclesiastical anomalies. To one of which there is, probably, no counterpart in all England;—it is a parish wherein a Roman-catholic peer is both lay-rector and lay-bishop, and appoints, or not, as he chooses a stipendiary chaplain over many hundred Proteftant fouls. The church is ruinously dilapidated: and its doors have been closed against the church-going population for nearly two years (Sept. MDCCCXXXIV.)—See Bishop Burnet's account of the origin of these blemishes of our Ecclesiastical Constitution, in the History of the Reformation, Vol. 1. Book 111. p. 522; Vol. v. Book vi. p. 634. Oxford Edit. MDCCCXXIX.

grew up to be vicars-general of the bishop and ordinaries in the diocese, then they assumed to themselves so much of the visitatorian power, that the rural deans could no longer vifit, but in subordination to these new masters; and as a mark of inferiority and fubjection, they were allowed to go their circuit with two horses only, when the archdeacons might have five or feven. This dependency and limitation of power restrained the rural beans from the defire of being vifitors; and therefore, to ease themselves of the trouble, and their clergy of the expence, they let fall this jurifdiction by confent, and left this necessary care of all the churches folely to the archdeacons next under the bishop:" whose right and duty it now is, according to the constitution of the church of England, to inspect the churches and chancels, with the ecclesiastical houses and possessions, in the several parishes within their jurisdiction. To which Gibson adds, as a Charge to the farther illustration, that it is these parochial visitations, rey, on Parochial Visitations, and not fuch vifitations as are now held by archdeacons p. 10. (which feem to be only the remains of the ancient fynods) that our ecclefiaftical laws ordinarily mean, when they speak of archidiaconal visitation; and that it is on account of the same parochial vifitations, and not of these, that the archdeacons claim and enjoy their procurations. Such vifitations as are now held by archdeacons, are more like general thapters of the clergy, anciently held by the rural deans, in their respective deanties; at which the conftitution of Otho required the archdeacons to be often present; and they being superior to the rural deans, in point of jurisdiction, grew by degrees to prefide over them, and from thence to have the fole authority in them;—that authority passing, by a kind of devolution,

from the rural teans to the archdeacons. See also Codex I.E.A. Tom. II. p. 969. Tit. XLII. cap. VIII.

Fasciculus Rerum in Append. T. 11. p. 340. Anglia Sacra, P. 11. p. 347.

When, however, their own power of parochial vifitation was thus, in Kennett's phrase, interfered with, it appears, from an epiftle of Robert Groffeteste¹, bishop of Lincoln, to his archdeacon, that the deans of the country were still employed to convocate the rural clergy to episcopal visitations; -- "Vobis mandamus de canos archidiaconatûs vestri præmoneatis, ut prompti sint ad convocandum coram nobis prædictos rectores, vicarios, et sacerdotes locis et temporibus quibus eis mandabimus, ne in prædicando aut aliis exequendis quæ ad nostrum spectant officium, inveniamus impedimentum."—This duty they had shared with archdeacons, probably, from their first institution:-for in the feventh century the archpriest or the archdeacon are charged, by the fixteenth canon of the council of Rouen (A.D. DCL.), to be perfonally active in the performance of fuch preliminary measures, and to prepare

Annal. Monaft. Burton, p. 317. anno MCCLII. Inquifitio in Cler. Lichfield.

⁽¹⁾ In the early Articles of Enquiry at Visitation (the earliest, indeed, in the councils of Great Britain, save those of Hugh de Welles, A.D. MCCXXX, to his archdeacons, CC. M. B. et H. Vol. 1. p. 627), addressed by this learned prelate to his church-officers (seemingly, from the leading article, of laical character), the first is—"De vitá archidiaconi et sue familiæ." The second—"De decanis" (rural deans) "qualitèr se habeant in officiis suis." And in the general Inquisitiones de clericis et laicis of the year MCCLIII, recorded in the same annals (p. 325), there is one item of examination "De vitá et honestate archidiaconorum, decanorum, et clericorum qui ministrant in ecclessis, et de ministris et famulis personarum et aliorum:" and another, "An decanus et alii conspirationem fuerint ante adventum episcopi."—p. 326.

the clergy and people for the arrival of their diocesan pastor in visitation.—"Cum episcopus suam diæcesim circuit, SS. CC. Tom. vii. col. 406. archidiaconus vel arthipresbyter, eum præire debet uno aut See Roginon. de duobus diebus per parochias quas visitaturus est, et plebe Lib. it. ab init. convocatà annunciare debet proprii paftoris adventum, et cap. xc. p. 11. ut omnes, exceptis infirmis, ad ejus fynodum die denominată imprætermise occurrant. Et omnimodis ex autoritate ss. canonum præcipere, et minacitèr denunciare debet, quod fi quis absque gravi necessitate defuerit, proculdubiò à communione Christiana sit pellendus. Deinde accitis secum presbyteris, qui in illo loco servitium debent exhibere episcopo, quidquid de minoribus et levioribus causis corrigere potest, emendare satagat; ut pontifex veniens nequaquàm in facilioribus negotiis fatigetur, aut sibi immorari ampliùs necesse sit ibi quam expensa sufficiat. Ait enim Dominus ad Moisen de hujuscemodi cooperatoribus, 'ut tecum' (inquit) 'sustentent onus populi, et non tu solus graveris; et beatus Joannes Baptista adventum Domini præcurrit prædicando dicens: 'Pænitentiam agite,' &c. Et iterum. 'Parate viam Domini.' &c."

Lastly, the diocesan synod of Antwerp under Miræus (A.D. MDCX.) decrees—" Decanus ruralis præmonitus à Tit. XXIV. cap. nobis, suos pastores moneat ut episcopo visitaturo, omnia quæ ad visitationem spectant, præparent; eisque in eam rem mittat instructionem à nobis præscriptam."

In the ninth century, rural archpriests had the honour of entertaining the bishop on occasion of his visiting for parochial confirmation:—when, it will be feen, the council of Pavia (A.D. DCCCLV.) catered most liberally for

SS. CC. Tom. IX. col. 1165.

the episcopal guests and retinue:—" Statuimus, ne episcopi, quandò pro confirmando populum, parochias circumeunt, atthintes fuos gravent, ut hujusmodi dispensa contenti sint: Panes centum, fristringas quatuor, vini sextaria quinquaginta, pullos septem, ova quinquaginta, agnum unum, porcellum unum, annonam ad caballos modios sex, sænum corr. tres (fæni corbes), mel, oleum, cera, quod sufficit"—3 a fair allowance of entertainment, it

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⁽¹⁾ Fristringas—written also friskingas and frescengias (see Sirmondi notæ ad capitula Karoli Calvi et successorum, p. 8.)—they were young pigs, not sucking-pigs, but of larger size, as Sirmond and others explain "porcellis majores, nondum tamen justi incrementi." They are mentioned by Hincmar, in his Capitula to his archdeacons, and by many others. "Vadianus (et alii) scrofam adultam exponent," glosses Spelman; "nam et nostri (inquit Vadianus) venatores porcum silvestrem anniculum aut adultum frischling vocant." Glossar, p. 250, in voce Friscinga.

^{(2) &}quot;Corr. corbis or corbus—mensuræ frumentariæ species apud Bononienses Italos &c." See Ducange Glossar. Tom. 11. col. 580-81. in vocibus corbis—corbus.

^(*) In his annotations on the Competus of Bolton (a folio of a thou-fand pages, beginning in MCCCK, and ending in MCCCKV.) Dr. Whitaker has noticed (History of Craven, p. 399—2d Edit.) the enormous expence of parochial visitation as then conducted. The sum charged, as expended on the archbishop's reception at Bolton, would have been sufficient, the historian says, for two hundred men and horses. Nor will that be thought extravagant, when it is understood that in A.D. MCCKVI, an archdeacon of Richmond, on his visitation, came to the priory of Bridlington, with a train of ninety-seven horses, twenty-one dogs, and three hawks. Dugdale's Monast. Vol. 11. p. 65. See History of Whalley, p. 171; and Hossman's Lexicon, in voce Procuratio. Another article, relating to the archiepiscopal visitation at Bolton, is extremely curious—"In prebends et fursure equorum et canum D'ni A'ep'i xv. qr. aven." Dr. Whitaker thinks this prelate hunted with a pack of hounds, in his progress from parish to parish! See an extract from an induspence of

must be acknowledged, for man and horse—considering that the ecclesiastical legislators, then in synod assembled, had the relief of the archipresbyteral hosts in view, when passing this canon of limitation.

Pope Alexander to the clergy of Berkshire, before quoted under visitational duties from Collier's Appendix. The writer possesses a curious little compend of visitational duties, entitled Cractatus de Visitations Exiscopasitus, per R. P. Anthonium (Dopping), Episcopum Midensem, A.D. MDCXCVI.—Dublinii MDCXCVI.—which throws some light on visitational duties, as exercised by deans rural and other ecclesiastical officers.

SECTION III.

Synodical Duties .- Testes Synodales.

N consequence of the report, which drans rural had to make at episcopal synods, of the state of religion, and the conduct of the clergy and laity of their dransses, they were

necessary attendants at these general visitations of each diocese, appointed at stated intervals for the wholefome purpose "of inspecting in order to reformation." And thence, in the opinion of Somner, Kennett, Atterbury, and others, they were defignated Testes Synodales -from the information communicated by them to the fynod, as witnesses:—but not, Gibson suggests, to the exclusion of the fynodal witnesses properly so called; of whom Archbishop Edmund's twenty-first constitution (A.D. MCCXXXVI.) thus speaks:—"Sint in quolibet detanatu duo vel tres viri, deum habentes præ oculis, qui excessus publicos prælatorum, et aliorum clericorum, ad mandatum archiepiscopi vel ejus officialis, ipsis denuncient:"- and who had been, nine years before, instituted by the council of Narbonne in these words: - "Districte mandamus, ut ab episcopis testes synodales in fingulis instituantur parochiis, qui de hærest et de aliis criminibus

Antiquities of Canterbury, p. 176. Parochial Antiquities, Vol. II. p. 364. Charge at Totness, A.D. MDCCVIII.

C. I. E. A. Vol. 11. p. 972. Tit. xL11. c. 1x.

CC. M. B. et H. Vol. 1. p. 637.

SS. CC. Tom. xIII. col. 1108. can. xIV.

The Country
Parson, c. XIX.
p. 62.

⁽¹⁾ Herbert fays of the country parson, that "he observes visitations, and, being there, makes due use of them, as of clergy councils, for the benefit of the diocese."

manifestis diligenter inquirant, postmodum episcopis quod invenerint relaturi."

These were the true juratores synodi or testes synodales History of Charekes in (from whence, fays Staveley, "our Quest-men, who are England, chap. to be aiding and affifting to the churchwardens, are called selling floor's Side-men, i.e. quafi Synod-men")—not fuccessors of the vol. 1. p. 2. tural deans in the office of detecting, after the latter had begun to decline in authority, as affirmed by Kennett; but, on the contrary, employed long before ("testibus Analysis CC. synodalibus archipresbyteri aut decani rurales suffecti sunt," Tom. iv. p. 208. fays Richard) in the duty of laying informations before the bishop in private at the episcopal see, or publicly at fynod. On which latter occasion, it was customary—at an elder date than the Narbonne and Canterbury canons -as early, indeed, as the days of Hincmar-for the See Hincmari bishop assembled with his clergy and laity in council, p. 716. "post congruam allocutionem," to appoint certain "matu- Decret. P. 11. riores, honestiores, atque veraciores viros," to give infor- c. vii. A.D. mation upon oath concerning the manners of the

⁽¹⁾ Can. xvi. "Jurabunt testes synodales, vel faltem fidem loco jura- SS. CC. Tom. menti piabunt in hâc formâ. Primò, quòd per totum annum usque ad XVII. col. 54. fynodum proximam diligenter inquirent, simpliciter tamen de plano et absque ulla jurisdictione, quæ correctionis et reformationis tam in clero quam in populo fint necessaria: et quod illa fideliter referent in concilio provinciali et fynodo episcopali proximè celebrandis, postquam fuerint requifiti: ufurarios, adulteros, concubinarios notorios, feu manifestos, et quoscunque manifeste et publice delinquentes, tam in clero quam in populo, quos debità ad hæc adhibità diligentià, perquisiverint, deferre et denuntiare, quandò fuper hoc requifiti fuerint, denuntiare non omittent." See Concil. Salisburgense, ann. MCCCCXX, cap. 11.; also the title de Testibus Synodalibus in the fourth council of Milan (A.D. MDLXXVI.), cap. vi. SS.CC. Tom. xxx. col. 296;—and the fame title in the council of Avignon (A.D. MDXCIV.), cap. IV. SS. CC. Tom. XXI. col. 1331; and of Rome (A.D. MDCCXXV.), SS. CC. Tom. XXI. col. 1898.

people within the diffrict of supervision 1.

SS. CC. Tom. XVII. col. 54.

cap. LXIX,

About the title of these primitive secular witnesses, then, there can be no doubt. They are expressly denominated, by the council of Salzburg and others, testes publici sive Roginon. Lib. 11. fynodales. In Rheginon's Articles of Enquiry, they bear the title of decani: "Si in unaquaque parochia decani fint per villas constituti viri veraces et DEUM timentes, qui cæteros admoneant, ut ad ecclesiam pergant ad matutinas, missam et vesperas: et nihil operis in diebus festis faciant. Et si horum quispiam transgressus fuerit, presbytero annuntient; similiter et de luxurià, et omni opere pravo:" and the same in an early council of Rouen (A.D. DCL.), can. xv., the words of which have been already adduced, in a note at the beginning of the Bora.

SS. CC. Tom. VII. col. 406.

> To the circumstance of the names being identical for the lay and fpiritual police, and the duties, as appears from the cited article of inquiry, so much alike, may be attributed the erroneous application of the title of teffes fynodales to our spiritual deans; (who were not merely

> Such presentments of the state of the churches, clergy, and people, within the diocese of Sarum, by synodal witnesses, Mr. Boucher informs me, occur in regular feries in the episcopal registry during the fifteenth century, and particularly in the year MCCCCV. In some few instances the presentments also contain accounts of the lands and titles belonging to benefices.

CC. Rotomag. Provinc. P. 1. p. 215.

(1) At a later date, they had to give an account of the conduct of the rural deans themselves-" Ibi (in synodo diœcesana) eligantur testes synodales, sive per decanatus, sive aliunde ad arbitrium episcopi, qui omni exceptione majores explorent in totà diccess per parceias singulorum, atque etiam archidiaconorum et decanorum actiones, de quibus in proximâ fynodo episcopo renuntient." And, probably, the like reference to beans rural may be intended in Archbishop Edmund's constitution, before quoted.

"puri putique delatores," like the lay-informers, but Analysis CC. were clerical fupervifors with confiderable jurifdiction)—Richard Tom. a mistake first made by Lyndwood under the guidance of an Italian canonist, Joannes Andreas. See Card. Hostiensis sol. cxix. super primo Decretalium, de Officio Archipresbyteri-" ut fingulæ plebes &c." Johnson's Eccles. Laws, Addenda &c. A.D. MLXIV.; Boëhmer Jus Ecclehast. Protestant. Lib. III. Tit. xxxIX. § LXIII. seqq. " an testes synodales conferendi cum períodeutis?" \ LXV.; and particularly Bishop Dopping's of Meath Tractatus de Vifitationibus Episcopalibus, cap. xxI. pp. 48, seqq.

Though we look in vain for any canon or conftitution of the church bestowing on beans rural in general the title in question, still, in point of function, they were fynodal witnesses at the episcopal fynod—as well as the lay-officers above mentioned-informing and attesting fuch diforders of the clergy and people, as, during their previous vifitations, they had observed to be meet for episcopal interference :- "Dum visitent decani officium statula Synod. testium synodalium exercentes, inquirant summariè de notomanents. In
Thesaro Script.
Veter. Tom. VII. quam laccorum: et quod per se corrigere non poterunt, col. 1401. episcopo referant infra mensem, ut secundum eorum relationem ad plenam inquisitionem descendat episcopus et corrigat, ut viderit expedire." And, on one occasion, it feems, they were appointed with laymen to the office in fact, and shared with them the title of testes synodales for ss. cc. Tom. the time being. Such a nomination of beans rural 1, arch-

⁽¹⁾ Bishop Freak, in his paper on rural deans or fuperintendants, says Strypo's Annals, sev are termed in the law Testes Synodales; but this is a mistake. Vol. 11. Part 11. p. 697. they are termed in the law Testes Synodales; but this is a mistake.

priests, and deans of Christianity, occurs in the fortieth canon of the council of Paris (A.D. MCCCCXXIX).

Van Espen Jur.

Stat. Synodal. Dicec. Antverp. de Testibus Sy-nodalibus resti-tuendis, p. 254.

In the diocesan fynod of Antwerp (A.D. MDLXXVI), the Ecclef. Univ.
Part I. Tit. xviii. rural deans are invested with the capacity of appointing testes synodales by Francis Sonnius.—Seeing that vice had vaftly increased, from the want of sufficient detection and exposure, the bishop commands his deans—" Ut in singulis parochiis constituant duos viros honestos et zelosos testes synodales, qui concubinarios, adulteros, clericorum invafores ac percussores, usurarios, contractusque illicitos exercentes, et quæcunque crimina ad nostram correctionem spectantia quotannis coram ipsis vecanis aut aliis ad hoc nobis deputandis exponant, ut habità inquistione possit contra eos procedi ad emendationem."

The duties of deans rural, abridged as they are in modern days, approximate very nearly to those of the rural testes of old; though, in the by-gone days of the former's plenary jurifdiction, they far furpaffed the juratores fynodi in the extent of their commission.

But to return to diocefan fynods—whence has incidentally arisen this too long digression on testes synodales, their origin, duties, and likeness to deans rural.

Ecclesiastical Cafes, p. 2.

The canons of the church vary in their injunctions as to the frequency of holding epifcopal fynods (still existing, Bishop Stillingsleet tells us, under the type of diocesan visitations1) at which deans rural, heretofore, made their attestations and presentments. Once a year, at least,

Kennett's Ecclefiastical Synode, Part I. p. 201.

⁽¹⁾ At the time of the Reformation under Henry VIII. the submission of the clergy made all diocesan meetings to be executive visitations, no longer legislative fynods: yet, when the clergy's submission was repealed under Queen Mary, the diocefan power of legislation returned; and in

fuch a convention of the clergy under their diocefan Thomasmn. V. et (the most ancient form of fynod, though not the most P. II. L. III. dignified) was affembled.—" Annis singulis episcopus in Decret. P. 1. sua diæcesi synodum faciat de suis clericis, necnòn abba-c. xvi. tibus, et discutiat alteros clericos et monachos."

At this council of the district, the rural beans of Eng- Parochial Antiland were rightful coadjutors for deliberating on the p. 363. affairs of the church: and, when duly constituted, the fynod confifted of the bishop as president, the cathedral beans in the name of their collegiate body of presbyters, the archdeacons as deputies or proctors of their inferior order of deacons, and the rural beans in the name of

that reign, Bonner and other bishops held synods and framed constitutions for their respective dioceses. But now that submission has returned apon us.

(1) This procuratorial character of beans rural, at diocesan synods in Wilkins's Differ-England, did not go to the extent of superfeding the attendance of the tatio Epistolaris, &c. p. vii. parochial clergy; who, in addition to the beans and archdeacons, if they CC. M. B. et H. had benefices within the diocese, were obliged to personal attendance. If, however, at any time, the incumbent clergy were prevented attending State of the on the bishop by sickness or other cause; on such occasions, we may gy of England, understand, the archdeacons and rural brans were empowered to act for pp. 23, seqq. them;—a custom which obtained more particularly in the German fynods.

In the diocese of Saint Omer, it was particularly decreed (A.D. Stat. Synod. MDLXXXIII.—MDCXL.) that all pastors should be personally attendant. Dicec. Audomar. Tit. XXII. c. II. They were not to be excused on the plea of parochial duties, funerals, p. 111. or marriages; nor were the deans to admit any excuses as justifying absence, till, on conviction of their necessity or probability, they had prefented them to the bishop for examination. "Interim et pro se et pro sui districtus pastoribus respondeant, adfint necne, absentes nominent et fcripto tradant." And the like was decreed by the diocesan synod of Stat. Synod. Ypres (A.D. MDLXXVII.); lady abbeffes alone being excused, customa- fig. 1. cap. III. rily, from personal attendance, and allowed to depute their confessors p. 9. and chaplains instead.

SS. CC. Tom. x1x. col. 1292. can. XVIII.

Jur. Eccles. Univ. P. I. Tit.

the parochial clergy, as the proper delegates and standing representatives of that body, to confult with the bishop upon all matters connected with the church and its local discipline—" Ut quæ ex ipsorum judicio reformatione opus habere comperientur, communi confilio emenden-And so on the continent, in Belgium and the adjoining states, Van Espen reports, "Generaliter vocari XVIII. c. 1. p. 105. capitulum episcopale, reverendos dominos abbates, abbatissas, præpositos, archipresbyteros rurales, priores, priorissas, cæterosque omnes, qui de jure vel consuetudine synodo diæcesanæ interesse debent." See also Statuta Synod. Diæcesan. Yprens. cap. II. (A.D. MDLXXVII.)

The number of these synods in each year varied, as above stated, at different periods and places-oncetwice-thrice-no general rule prevailed. Once, however, may be faid to have been the most frequent usage-" Ad minus semèl in anno, ubi non est consuetudo bis annuatim But, in the ancient formulary for holding celebrari." them in England, the order is that they be convened twice a year, and such Wake afferts to have been the meafure of them here; though the common direction of the canon law, with which Lyndwood agrees, was once only.

CC. Rotomagenf. Provine. P. I. p. 155. & P. 11. p. 53. can, II.

An epiftle of the archbishop of Rouen (circa A.D. MCCLXXX.) de Regularium Privilegiis orders every metropolitan to hold a provincial council, annually, "non folum de episcopis, verum etiam de capitulis cathedralium et aliarum eccle fiarum, abbatibus exemptis et non exemptis, necnon de decanis ruralibus et aliis ecclesasticis viris DEUM timentibus et peritiam habentibus litterarum; ut communi omnium confilio, cum dictum negotium omnes tangat, via communis et utilis eligatur ad obviandum periculis, et onus prosequendi negotium ab omnibus supportetur &c."

Synod. Bafil. Sefs. Xv. SS. CC. Tom. xvII. col. 288.

State of the Church & Clergy of England, pp. 23, feqq.

In Germany, the constitution of Cardinal Campegio Brown's Fafat-(A.D. MDXXIV), before referred to, bids the celebration of p. 428. an episcopal synod by each diocesan bishop, "fingulo anno saltem cum potioribus prælatis, decanis ruralibus, virifque dignis:"-but the Formula Reformationis (A.D. Form. Reform. MDXLVIII.) under the head de Ordinum Ecclesiasticorum jest. pp. 6. a 30. Officiis, recurs to the olden custom of twice,—enjoining all ecclesiastical officers, whether archdeacons, chorepiscopi, archpresbyters, or deans rural, "fynodis episcopalibus interesse, referre, et exponere illic suæ portiunculæ statum et unà cum partibus consulere ac decernere &c." So also ss. cc. Tom. the council of Cologne under Adolphus (A.D. MDXLIX.): "Bis quotannis pro veteri more." And the latter also Field of the Church, B.v. prescribes that the beans and their co-attendants should p. 508. have their expences paid by the persons whom they reprefented, and grants a power of compulsion on nonpayment:-" Becani collegiorum accedentes ad synodum Thomasin. V. et pro suis collegiis in religionis officio et dignitate sud con-P. II. L. III. c.75. servandis: et decam rurales pro suæ regiunculæ parochiis DEO utique militant. Nemo verò militat unquam suis dispendiis: Proptered statuimus, ut pro numero dierum, quibus concilium durat, conferant decanis suis collegia, et parochi subsidia in sumptus, quos necessarid facere debent, absque omni tergiversatione."

The fynod of Cambray¹ (A.D. MDL.) legislates for the

p. 489. Synod.

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⁽¹⁾ Attached to the report of the provincial council of Cambray (A.D. Acta Concil-MDLXV.), are the names and titles of eighteen rural beans—" arthipres— finem. byteri seu decani Christianitatis dicecesie Cameracensie, tam suie quam curatorum fuorum detanatuum respective nominibus:" and others, again, CC. Roton. appear in the muster-roll of names, " tam de jure quam de confuetu- Pros. P. 11. dine," present at synod in the diocese of Lisieux.

Decreta Antiqua Synodi Cameracenf. p. 72.

decanal retinue on the occasion:-" Quilibet decanus pro se, et duobus sacerdotibus sui decanatûs, quinque equis, et qualibet die, pro quolibet equo, secundum distantiam locorum. octo gro//is turonensibus regalibus st contentus, veniendo ad synodum, et remanens ibidèm, quousquè computus decanorum sint finiti, et per unam diem ultrà: nis de mandato Domini &c. diutiùs remanere debeant."

In the diocese of Ypres in Flanders, it had been customary to hold two annual conventions of the dignified and inferior clergy in the cathedral church; but, in confequence of divers inconveniences experienced by the parochial clergy in attending a fecond time, it was decreed, under the fanction of the fynod of MDLXXVII, that the beans alone should be obliged to a second attendance, at the joint expence of all the clergy, in the bishop's palace:—" De rebus religionis, et de statu ecclesiarum, suis et pastorum suorum nominibus cum episcopo communicaturi: necnon declaraturi, h quæ difficultates post novissimam synodum subortæ fuerunt, quæ commodè usque ad alteram synodum differri non possunt: atque etiam audituri, quæ iphs ex officio proponi continget," &c.

A privilege of confolidating the two meetings, again,

into one, on the united authorities of the Tridentine,

Lateran, and Basil decrees, was ceded to the discretion

et statuenda publicari." And the same precept appears

Stat. Synod. Diœc. Yprens. Tit. I. cap. v.

See also SS. Rotom. Prov. P. 11. D. 131. A.D. MDCXL.

of the bishop by the council of Rouen (A.D. MDLXXXI.), in expectation of a proportionate increase of care and attention to the duties of the fingle fession; which were provided for by express canon: - "In ipsis archidiaconi et SS. CC. Tom. decaní rurales de curatis tam præsentibus, quam absentibus, episcopo debent reddere rationem, et omnia in visitatione et calendis audita et comperta referri, examinari, ac judicari,

xx1. col. 636. CC. Rotomag. Prov. P. I. p.215. can.xxxI.

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in the canons of the council of Rheims (A.D. MDLXXXIII.) —and of Saint Omer of the same year:—the latter of Decret. Symod. Audomar. The which synods enacts, "Decant, quibuscum ante et post xxII. cap. IV. synodum de toto diæcesis statu et bono, agendum nobis est, p.112. maturiùs adfint, et uno atque altero die synodi diem prævemiant, et quid iis faciendum st, à nobis post synodum mandata accipiant."

But of the frequency of holding episcopal conventions we have faid enough;—a few extracts explanatory of the becaual duties in connexion with them, and we have done-referring the reader, who may be desirous of more detailed information, to Van Espen de Synod. Diaces. &c. Part I. Tit. xvIII. cap. I. p. 105. and the Directorium Synodale of the diocese of Cologne published by Archbishop Maximilian, A.D. MDCLXII.

In council assembled, the deans delivered to the prefiding bishop their acta bisitationis, attesting the same by oath; and otherwise informed him, orally or by letter, of the temporal and spiritual circumstances of their respective decanates—particularly delivering to him formal presentments, in scriptis, of all that was amis in the rural districts under their charge; and availing themselves of the opportunity of paying the feveral taxes due on account of the parochial clergy to the diocesan; of which imposts, as we shall hereafter shew, they were the official Such was the usual routine, "in obedience to the oft-repeated injunction that bade them to be diligent in their delegate, responsible overseership, and to report every thing to the bishop." But when the matter of their presentments was urgent, and required immediate episcopal interference, they waited not for the flow formality of the periodical fynod, but went at once with their complaint to the bishop in private, and received his instructions thereon 1.

CC. M. B. et H. Vol. IV. p. 146.

Even monthly reference to the bishop (under the title of "the ordinarie") is ordered in the Gloucester Injunctions of Cardinal Pole (A.D. MDLVI.)—"Touchinge the clergie," can. xiv. All presentments are commanded to be thus often laid before him, or his chancellor, by the bean rural, the churchwarden supplying them to the latter:—"That every beans do sende all the presentments, that shall come to his hands, to the ordinarie, or his chauncelor, monthelie uppon pain of contempt."—which presentments are, by the same Injunctions, "Touchinge the laitie," can. xvii., ordered to be delivered by the churchwardens into "the handes of the bean of the beansie, as they will avoyde the daunger of perjurie, and forseting of theire recognizances."

But to go back to epifcopal fynods of earlier times, of the economy of which, as well as the concern of teams rural therein, the fee of Augsburg offers an ancient and very interesting example.

Thomassin. V. et N.E.D. Tom. 11. P. 11. L. 111. c. Lxxiv. p. 790.

In that diocese, St. Udalric, a canonized saint of the tenth century, was wont to select, in conjunction with

Cap. v. p. 95.

Thomassin. V. et N. E. D. de Benesteis, Tom. I. p. 229. CC. Rotomag. Prov. P. II. p. 125.

⁽¹⁾ This uniformity of reference on the part of beans rural to the bishop, at his see, or at visitation, or synod, is invariably observed by continental councils of the sixteenth and seventeenth centuries:—witness those of Augsburg (A.D. mdxxxvi.and mdxxviii.); of Cambray (A.D. mdl. and mdxxv.); of Malines (A.D. mdlxxxi); of Melun (A.D. mdlxxix.); of Rheims (A.D. mdlxxxiii.); of Acqui (A.D. mdlxxxv.); of Rouen (A.D. mdcxxviii.); and innumerable others.

⁽²⁾ The dean rural is ordered by the Reformatio LL. Ecclef. to lay his presentment before the bishop or ordinary "infra decem dies in scriptis."

his arthpresbyters, such places for his synods as were Boëhmert Jus least liable to civil interruption; and there, in feeluded in Lib. III. conference, to make strict inquiry of the attendant arth- fxxxix. Tom. priests and beans, into the state and condition of their ex Mahillon in fubject churches, the morals, and religious observances p. 432. n. 30. of the inhabitants, &c .- "Congregatis ante se clericis, archipresbyteros et decanos, et optimos quos inter eos invenire potuit, cauté interrogavit, quatenus quotidianum DEI servitium ab eis impleretur, et qualitèr illis populus subactus ex eis regeretur in sudio prædicandi docendique, quantâque cautelâ infantes baptizarentur, infirmi visitarentur et ungerentur, defunctorum etiam corpora quanta compassione sepulturis traderentur, viduis et orphanis in universis necesfitatibus subvenirent, quantoque studio in hospitibus et advenis Christo ministrarent, si subintroductas mulieres fecum habuissent, et inde crimen suspicionis inderent; si cum canibus et accipitribus venationes sequerentur, tabernas . causa edendi vel bibendi ingrederentur, si turpes jocos in usu haberent, se ebrietates et commessationes supra modum amarent, si rixis et contentionibus et æmulationibus deservirent; si nuptiis secularibus interessent; si aliqui eorum ministeria indecentia in consuetudine haberent: si per kalendas more antecessorum suorum ad loca statuta convenirent, ibique solitas orationes explerent, suasque ecclesias ad tempus reviserent: si obedientiam eorum magistris præbuissent, et in toto suo ministerio devoti et apti manere studuissent. Responsione autem de interrogatis factà et ratione veritatis percepta stantibus in rectitudine dulcissima consolationis gratid gratificavit et ut deinceps à normula justitiæ ne devidrent, suavi colloquio admonuit, erroneos autem per devia incedentes fratres dignis terruit correptionibus, et, ut postea consueta vitia omitterent, præcepit."

Such were the interrogatories put to the affembled clergy by the fainted prelate of Augsburg.

The next century affords a very copious description

of the formula of holding a diocesan synod, in the year MXXII, at Salingestat in Germany. It has been copied by Van Espen, and translated by Dr. Field. But the interrogatories of St. Udalric will sufficiently explain the concern of deans rural therein;—and to his long catalogue of inquiries may be added another of presentments of a later date; which the bishop of Padua has left us, (bearing date A.D. MCCLXXXIV, in synodo apud S. Hippolytum)—charging the clergy, generally, to make known to their deans in scriptis, within a month, all persons obnoxious to the defects and crimes enumerated therein as meet for accusation; and the deans, on their part, to

Tit, XVIII, c. II.

History of the
Church, B. v.
p. 508.

I. E.U. Part I.

SS. CC. Tom. xiv. col. 889.

(1) " Accufandi funt circa infra scripta."

many curious items of impeachment 1.

lay the same before the bishop at synod, on pain of grave punishment. — The catalogue, below given, contains

88. CC. Tom. xiv. col. 889. "Hi funt defectus et culpæ, crimina et articuli, de quibus funt clerici quilibet accufandi; contra quos poterunt comprobari: absentes à capitulo tam plebani, quam vicarii; item absentes à suis beneficiis; item vocati ad ordines et non venientes; item ordinati ab aliis episcopis; item cohabitantes manifeste; item concubinas in aliis domibus habentes publice; item tabernarii, lusores, et alios dissolutæ vitæ. Item clerici tabernas in suis domibus habentes. Item plebani, qui vicarios suos sussiment cohabitare. Item clerici usurarii, anticipatores, et antiquam monetam pro nova mutuantes. Item alchimistæ, et qui utuntur salsa moneta et argento. Item qui peregrinos, et ignotos recipiunt in socios. Item qui sacramenta ecclesiæ vendunt, et super remediis decedentium, conventionem saciunt, antequam sepeliatur defunctus. Item qui propter augendum censum consutum amovent idoneos ab ecclesis et instituunt minus dignos. Item qui decimas et proventus, sive reditus eccle

So copious are the articles of inquiry, just introduced into our text, from the canonized Udalric of Augsburg, and so full the soot-note of delatable crimes and defects of the bishop of Padua at St. Hippolyte, that it is scarce necessary to offer any farther illustration of the nature and character of the synodal presentments of deans rural, from later councils. We will fill up the gap of intervening centuries with a sew only of the many presentable facts, offences, &c. of other churches, culled from their documentary and conciliar collections; and will add, from the synods of Milan, Cologne, and Reussen, in particular, the last authentic memorials we possess of the connexion of deans rural with episcopal conventions;—concluding our extracts with a few notes on the costume

fiarum suarum laicis conferunt, quibus imposterum ecclesiæ defraudantur. Item capellani castrorum, villarum seu civitatum, qui non veniunt ad capitula et conventus. Item apostatæ et de apostafia suspecti. Item qui interdicti, suspensi vel excommunicati celebraverunt, vel se ingesserunt divinis. Item qui voluntarie la cos fibi constituunt advocatos. Item qui in foro seculari præsumunt advocatiæ officium exercere. Item habentes pluralitatem beneficiorum. Item qui corpus Christi et chrisma sub fideli custodid non reservant. Item sine ministro celebrantes. Item religiosi sine licentia episcopi plebes regentes. Item plebani qui suas aliis locant ecclesias, et vicarias assumunt regendas. Item dilapidatores suarum ecclesiarum. Item qui symoniace ordines vel benesicium fusceperunt. Item illegitimi habentes beneficia cum cura animarum. Item qui sine investitura episcopi et institutione canonica ecclesias recipiunt, atque regunt. Item qui per subdiaconum vel decanum plebes suas in viatico et confessione procurari permittunt. Item qui excommunicatos, vel interdictos recipiunt ad ecclefiafticam sepulturam. Item qui fine licentia nostra in oratoriis vel ecclesiis non consecratis, vel violatis missas celebrant. Item qui in cæmeteriis non consecratis vel violatis permittunt mortuos sepelire. Item qui subplantatores sunt et anticipatores. Item transgressores omnium prædictorum statutorum."

and behaviour of these officers, when in attendance at them.

Synodi Camera-

Thus writes the fynod of Cambray (A.D. MDLVI.)— Decreta Antiqua " Decani omnium usurariorum manifestorum et excommucensus, MDL. p.78. nicatorum per annum et diem, totius sui decanatas nomina et causas excommunicatorum in schedula deferant anno quolibet ad fynodum vel computum &c."-" Item referant nomina presbyterorum omnium qui in suis decanatibus illo anno obierunt, ut in fynodo absolvantur &c."

Bishop Freak's Form of Government, by Mural Deans. Strype's Annals, B. II. No. XXXII. Appendix,p.695.

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"The dean rural or superintendant," fays the bishop of Norwich (A.D. MDLXXX.), " shall make faithful, careful, and diligent inquiry, not only of every minister in the beauty, but also of every man of account; which may either be profitable or dangerous to the state, in their feveral parishes. And exhibit their names, according to every feveral beauty, in a fair long parchment fcroll, to the bishop, or his chancellor; to remain with them, or either of them: giving advertisement from time to time, of their amendment, or waxing worse and worse. Whereby the bishop shall be able to cut off any mischief, as it first springeth forth; and be a most notable instrument of advertifing and preferving the estate. Besides, by the authority resident, and as it were overwatching the behaviour of the neighbours round about, all fmaller, usual offences, as swearing, drunkenness, lewd, lascivious talk, and fuch other enormities, which are as it were entrances into the more grievous and enormous fins, may be reftrained and punished. Which now are jefting matters, of small account." (See more in loco—where Freak proposes that the beans should sit judicially on delinquents, as affiftants to the bishop or chancellor in fynod affembled.)

The council of Bourdeaux (A.D. MDLXXXIII.) imposes ss. cc. Tom. on deans rural the fundical duty of making known to the diocefan all vacant benefices, the names of non-refident clergymen, and those who, being possessed of benefices, are not ordained priefts, within their respective jurisdictions: and the like canons passed the council of Ejn/2 col. 1507. Narbonne, cap. xxvIII. (A.D. MDCIX.)

The fynod of Lisieux enacts (de detanis) "Ut per Synod Lexon. CC. Rotomag. cedulas suas in singulis synodis sidelitèr—nobis referant, Pros. P. 11. aut vicariis nostris, qui sint curati non residentes, ubi p. 505. morentur, et de causa sua non residencia, ac de eorumdem curatorum vicariis, si et quandò fuerint à nobis approbati &c."

The fifth council of Milan, under Cardinal Charles Comft. Part III. Borromeo, records the ordinary duties of rural deans ss. cc. Tom. (there termed "bitarii foranti"), and those which more A.D. MDLXXIX. particularly fell to their lot at the epifcopal fee, on occasion of a congress of the bishop and his clergy-"Cum synodalis dies propè adest, bicarii foranci pridiè illius diei adsint summo mane in ædibus episcopalibus; eoque ipso die quamprimum episcopo nomina, et cognomina tradant, eaque ordine descripta, sacerdotum, et clericorum fingulorum, qui ad synodum conveniunt, ac rursus absentium causis sigillatim item descriptis, quamobrem synodo non adfint. Idque præter officium legitimæ excusationis, quam, qui absunt, episcopo afferre et probare debent."

In the following century to Borromeo, Maximilian Directori Henry, archbishop of Cologne (A.D. MDCLXII.), com- drch. Colon. 4. manded his beans rural to perform the like duties four days antecedent to the affembling of the diocefan fynod; at which each rural bean is ordered to deliver in a

pro becanis ruralibus.

formal document to this effect:—" Ego N.N. pastor in N. decanus Christianitatis N. sub archidiaconatu N. constituta, habeo sub meo decanatu parochias numero N.N. inter quas aliquæ sunt filiales, videlicet N. dependens à matrice N. item N. dependens à matrice N. capellas N. parochia N. sicut ex antiquis documentis constat, solvere confuevit ad taxationem . . . ad decimationem . . .

Laftly, the council of Reuffen (A.D. MDCCXX.) furmons annually a diocesan synod upon the usual footing,—" in Mant Supple- annually a dioceian fynod upon the utual tooting,— ** in ment. ad SS. CC.
Tom.vi.col. 350. quá, collatis episcoporum cum suo clero confiliis," fays the fynod, "fatuantur ea, quæ pro communiori totius diæcesis bono statuenda videbuntur, et caveatur, ne, quæ bene statuta funt, temerentur;"—and then it proceeds to the duties, more especially, of protopresbyters or rural beans in connexion with this convention:—"Ad fynodorum diocesanarum fructum uberiùs assequendum protopresbyteri, sive decani, quibus id potissime incumbit, ac etiam parochi in sua, vel vicina parochia dispiciant, an ii, qui curam animarum gerunt, resideant, et sollicité sidelium saluti invigilent: an in sacramentis sancte ministrandis, in rudium, ac puerorum ad doctrinam Christianam institutione, cæterisque officiis cura parochialis diligenter se prastent; an ecclesia fanctæ tectæ sint, observentur, ac ornamentis, et sacrá suppellectili congruè inftructa; an ea, qua in synodo provinciali decreta sunt, observentur, tàm quoad internum, quam quoad externum ecclesiarum statum. Inquirant, an populus colat dies festos, et frequens conveniat ad divina officia; an jejuniu observet statutis temporibus; an aliqui sint sacrilegi, blasphemi, excommunicati, schismatici, ac de magià, et superstitione suspecti, eaque omnia ad ordinarium scripto deferant ante synodum diæcesanam, ut iis opportune malis

medeatur." See Van Espen Jur. Ecclesiast. Univ. Part 1. Tit. xvIII. pp. 106-7.—on the Milanese and other diocefan fynods.

On the above and all other occasions of clerical Conft. Symool. Episcop. Attregathering, it behaved the arthpriests or deans rural to but A.D. wear their proper canonical vestments, as the albe, and Thomast. V. et ftole or scarf-" Decani Christianitatis sanctam synodum P. II. L. III. cap. intrent albis et stolis," says the council of Arras (A.D. MCCCCLV.)—and the parochi (according to the Cologne² canons of A.D. MCCLXXX.) were to wear their fuperpellicium or surplice alone; -- which garb the superior functionaries were to fee duly observed by their inferiors. Indeed, it was, in general terms, enacted by the fynodal Ant. Statuta Synod. Ecclef. flatutes of the fee of Autun, that the archpritests should Anced. T. IV. be attentive to the habiliments of their subject priesthood c. 474. -that they were fuitable to the occasion-"Caveant archipreshpteri ut eorum subditi veniant ad synodum in

MDCLXII.

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⁽¹⁾ The drefs of rural beans at their own chapter-meetings is elfewhere Provinc. L. 111. noticed. It was also the subject of ecclesiastical regulation on ordinary occasions..... Omnes detani rurales decenter incedant in habitu clericali. et cappis clausis utantur:"-where Lyndwood tells us decenter may gl. inv. decenter. refer " ad formam, longitudinem, brevitatem, strictitudinem, vel amplitudinem vestium." As to colour, red and green were forbidden, also stripes and parti-colours. But we have not information enough in the gloss upon habitu clericali, to attire our functionaries ex row notion es gl. in v. habitu την καφαλήν;—and therefore we leave them with a hope that they neither dressed too smart nor too mean-" nec nimis fulgidis, nec nimis sordidis vestibus." On cappæ clausæ see before; also Macri Hierolexicon, p. 121. in v. cappa; p. 583. in v. stola; p. 601. in v. superpelliceum.

⁽²⁾ Murales decani in loco synodi compareant stolis rubris latioribus" — Director. Synofays the Synodal Directory of the archbishop of Cologne, A.D. MDCLXII. Colon. A.D.

SS. Rotomag. Prov. P. 11. p. 436-37.

habitu competenti." The Liber Synodalis of the bishopric of Seez (A.D. MDXXIV.) imposes the same garb on all, without distinction of grade—"Ut eorum quilibet respective habeant et deferant unum caputium honestum cum cornetâ, tunicam talarem ac longam," &c.—under a penalty of forty Turonese shillings for disobedience. The fynod of Tournay (A.D. MDLXXIV.) adds: "Ut jejumi et rafi fynodum intrent, usque ad finem permansuri, atque audituri quidquid in eo stabilietur et constituetur." SS. Rotom. Prov. fynod of Lisieux prohibits "Ne tunc per ecclesiam vagentur aut ambulent, nec in ed confabulentur," &c.

Decreta Synod, Tornac. p. 59. IV.

P. II. p. 488. Synod. Lexo-viens.

SS. CC. Tom. XIX. col. 288-298.

CC. Rotomag. Prov. P. II. p. 124. Statut. x.

Both priefts and arrhpriests were to conduct themselves with becoming circumfpection to and from the convention, that is, going and returning by the road: (see CC. Rotomag. Provinc. P. 11. p. 78; Præcepta Detanís, &c.); and while in attendance at the epifcopal fee within the province of Rouen, they were to be lodged and boarded at the palace of the archbishop and the houses of the prebendaries; or in the absence of such accommodation, (which had been long discontinued in the year MDCXXVIII.), it is enacted, "Que chacun dopen fera élection

Conft. Synodal. Episcop. Attre-bat. A.D. MCCCCLV.

CC. Rotomag. Provinc, P. II. p. 78.

By the precepts addressed to the beans of the province of Rouen (A.D. MCCXLV.), they are bade to correct their fynodal instructions according to the decrees of the provincial council, and to fee that the copies held by the presbyters are corrected.

⁽¹⁾ By a conciliar order of the see of Arras (A.D. MCCCCLV.), entitled " De contumacià non venientium ad fynodum vel minùs debitè recedentium ab eddem"—beans rural are enjoined to bring with them to the convention the fynodal constitutions of the diocese; and, before leaving the affembly, to exhibit them to the bishop or his representative, on pain of excommunication, and forfeiture of forty shillings to be applied to pious uses.

d'une maison régulière, pour s'y loger avec les curez de son dopenne, et y prendre sa réfection." But, in a later fynod of the year MDCXCI, it is deemed enough, "Qu'ils Ejusa p. 153. (les cures) avertiront le dopen rural des logemens qu'ils auront choisis dans la ville pendant le synode, asin qu'il puisse les trouper aisément, en cas que nous ayons besoin d'eux," fays the archbishop, " pour régler les affaires de leurs églises."

The ancient' fynodical honour of beans rural in England is shared, in modern days, between the churchwardens on the one side, and the representatives of the parochial clergy, termed proctors, on the other;—the see Gibson on former being the grand inquest upon every visitation, 60, 61. the testes synodales of their respective parishes, bound on oath to prefent all offenders or violators of the laws of the church;—the latter (nominally) representing the district clergy in convocation, as heretofore the rural beans represented them in provincial and episcopal sy-"While the cathedral beans and archdeacons still Parochial Antikeep their ancient right of fitting in convocation," re- p. 364. marks Kennett, "the rural drans alone have been forced to give place to an arbitrary election of two only for

⁽¹⁾ Till the rebellion (A.D. MDCXLI.), we are told by Dean Prideaux, Directions to "diocesan synods were kept up in the diocese of Norwich, and all the oth Edit. p. 178. clergy of the diocese constantly met at them every year—that is, the See Freak's clergy of Suffolk at Ipswich, and the clergy of Norfolk at Norwich. In Appendix, Norwhich synods the deans rural, having presented whatsoever they had from Strype. found defective, either in the manners and duties of the clergy, or in the reparation of the church, chancel, or minister's house, in every parish, within their respective deanties, care was thereon taken of rectifying whatfoever was amifs herein."

every diocefe, instead of one by standing place for every deanerp."

Analyfis CC. Tom. 111. p. 36. ez Vers. Dalmast.

In France, however, on the authority of Richard's Analysis of the Councils, tutal archpriests were honoured not long fince (during the eighteenth century), in the archiepiscopal fynod of Paris, with a dignified station on the left of the archbishop, where they were associated with the cathedral archpriests. And in the diocesan Conft. et Decret. synods of Salzburg, annually held throughout the province, they also appeared in necessary connexion with bishops, or their representative commissaries, constituting local church-conventions. Nor were they overlooked, Jur. Eccl. Univ. according to Van Espen, about the same time, in the episcopal fynods of Belgium.

Synod. Salifburg, c. LXIV. сар. 11. р. 338.

P. I. T. XVIII. с. 111. р. 108.

> In fome few of our English dioceses, wherein the office of dean rural has been revived, and is fustained with praifeworthy alacrity and zeal—the diocefans co-operating with their rural delegates in rendering the discharge of the becanal duties as efficient as possible to churchdiscipline—a faint imitation of the episcopal fynod of elder times has been introduced with the best success. The prelates of the fees alluded to, annually, or oftener if occasion require it, invite the drans of the different deaneties to a friendly conference at their respective palaces; and, while there entertaining them as welcome guests at their hospitable boards, discuss with them the general condition of the ecclefiaftical cantonments of their diocefes—receiving from the hands of the beans their acta visitationis (or articles of visitational inquiry duly filled up), presentments, &c., and advising with them thereon—" Ut quæ ex ipsorum judicio reformatione opus

SS. CC. 'Fom. XIX. col. 1292.

habere comperientur, communi confilio emendentur." Such is the usage, I am happy to say, of the diocese of Sarum, commenced and zealously supported by the venerable and learned Bishop Burgess; and the like, I believe, obtains in the diocese of Winchester—examples of primitive practice well worthy of universal imitation.

⁽¹⁾ The Reformatio LL. Eccles. would have restored the ancient episcopal synods in each diocese:—See the section "De ecclesid, et ministris ejus, illorumque officiis." "Cap. XIX. De synodo cujuslibet episcopi in sud diocesi." This and the four following chapters contain many useful and practicable suggestions, in case of their revival, at any time, by the church of England. The time of the annual convention was to have been notified by the bishop to the rural clergy by the instrumentality of the rural dears—" per decares ruri sparsos"—elsewhere called "arthipresbyteri rusticani," and "decare rurales." See cap. v.

SECTION IV.

SUPERVISION OF THE LAITY.

CHAPTER I.

PREFATORY ARRANGEMENT.—SUPERVISAL OF LAICAL OFFENCES.

N the numerous, I fear, wearisome extracts, which have been adduced in corroboration of the controverted visitational duties of beans rural, and those undisputed ones, which, both

in Great Britain and on the Continent, they performed at episcopal conventions, many items of their personal functions have been incidentally, but briefly, touched upon.

The object there in view was not to anticipate, or fupersede, a formal classification of individual duties in subsequent pages, but merely to illustrate the visitatorial and synodical capacities of the officer,—not to particularize and explain every item of personal service, but such only as were necessarily performed at visitation and synod. A large number have reference neither to the one nor to the other occasion; and these remain entirely unnoticed.

The canons and observations, therefore, now and hereafter to follow, propose to speak of the latter, that is, of the whole range of personal duties in detail (saving visitational and synodical attendance, &c.)—whether pertaining to the maintenance of church-discipline in the

persons of the laity or the clergy, or to the general support of external decency and order in the ecclefiaftical concerns of the country.

The fubjects alluded to will, collectively, occupy the remaining fections of the prefent division—Part IV.; and will be distributed in the following order:—In the first fection we shall place the obligation imposed on our rural censors of fupervising the parochial laity—of inquiring into, and suppressing, all laical profaneness and immorality -and of performing certain purgational, exorcifical, catechistical, funereal, and testamentary duties towards lay-members of the church. To the second head (though, in point of number and importance, paramount) we shall affign the fervices of deans rural towards the parochial Parochial Anticlergy; whose manners and ministrations they were p. 355. more especially bound "to inspect and censure." Lastly, we shall consider, under as many separate sections and chapters as the great variety of the fubject-matter may require, the refidue of the personal functions of deans tutal—those, namely, of a mixed ministerial character, bearing both on the clergy and their flocks—which were performed by deans rural, as public functionaries, under the authority of the hierarchy, for the general support of church-discipline and good order, in the rural districts of each diocefe.

To begin, then, with the parochial laity—whom the canonifts in general confign to the supervising care of Deans rural—" Detaní rurales," says Van Espen, "laicorum Jur. Eccles.

Junio. P. I. T. VI.

Suorum districtuum mores diligenter observent."—Not only, c. 11. p. 30. observes Molanus, in his glossarial remarks on the synodal Molan de Canonicis, L. 11. constitution "ut fingula plebes, &c.", does the law exact, aviii. pp. 158-9. "Ut archipresbyteri visitent pastores et parochiales ecclesias,

Parochial Antiquities, Vol. II. p. 354.

fed etiam ut quales oves pastores habeant, cognoscant et ad episcopum referant." Over all the inhabitants of every village, within their jurisdictions, writes Dr. Kennett, beans rural exercised a general inspection and superintendance; and, if any Christians lived in any open and scandalous sin, the beans were bound to reprove their offence, and admonish them to repent, as they would answer it to God and the church. This power was entrusted to them in their personal capacity, independent altogether of their chapters; and very important it was in preserving the peace, and afferting the discipline of the church?

Dr. Field, of the Church, Booke v. p. 507.

The church, by her canons, interfered, at an early date, in support of archiptesbyteral government over the laity—the imperitum vulgus of the oft-cited decretal of Pope Gregory—enacting in the forty-fourth canon of the

Pegge's Life of Bishop Groffeteste, p. 88. (2) The following anecdote from Pegge's Biography of Bishop Greathead shews the fact of their interference even with the civil authorities, where the latter violated the discipline of the church, its rights, and privileges.—"Roger de Lexinton, itinerant justice, and his affociates, held pleas of blood on a Sunday at Lincoln (A.D. MCCKLVI.), and H. the rural beam—because Christianitatis—told them 'it was a thing that ought not to be done: upon which they gave him opprobrious language, thut up the door of his house, and seized on his effects, with some lands which he held in trust for his nieces, and some goods of his relations, for the king's use. The bishop of the diocese, when he heard it, wrote to Lexinton, observing to him, how strange it was, that men of their

⁽¹⁾ The commission of the periodents and exactly of the East extended to the laity as well as clergy. They equally supervised the spiritual and moral condition of all; and by correption, admonition, and encouragement, as need was, helped forward the salvation of all. See Balsamon's, Zonaras's, and Aristenus's glosses on the sifty-seventh canon of the council of Laodicea, in Bishop Beveridge's Pandects, Vol. 1. pp. 479-80; and Priaulx's Brief Account of the Office of Bean Mural.

council of Auxerre (A.D. DLCCVIII.), " Si quis ex fæcula- SS. CC. Tom. VI. col. 646. ribus institutionem aut commonitionem archipresbyteri sui, contumaciá faciente, audire distulerit, tamdiù à liminibus sanctæ ecclesiæ habeatur extraneus, quamdiù tàm salubrem institutionem adimplere non studuerit. Insupèr et mulctam, quam gloriosissimus dominus Rex præcepto suo instituit, fustineat." And, yet farther to enforce the jurisdiction of archpriests rural, the invested them with a coercive authority over the persons of lay-offenders-" Videat arthipres- Thomassin. V. et byter," fays a capitulary of the year DCCCV, "ut diligen-P. II. L. I. c. v. tissima examinatione constringantur; sed tali moderatione fiat districtio, ne vitam perdant."

On the abolition of the thorepiscopi of the diocese of cc. M. B. et H. Meath, and the transmutation of the poorer episcopal Vol. 1. p. 547. fees into the heads of rural archipresbyterates, it was ordered by Cardinal Paparo (A.D. MCLII.), and repeated

respectable characters should punish a man for informing them of what was just and right; and it certainly was but just and right, that pleas of blood ought not to be held on a Sunday; fince the canons directed that the day should be kept holy, and forbad that markets should be held, or pleas profecuted, or any person be adjudged either to death or punishment, upon it. The bean, he faid, ought therefore to have been commended by them, and rewarded, for cautioning them against finning, rather than punished; and would have been culpable himself, if he had not apprized them of their fault. His lordship, in the conclusion, befeeches and intreats them to have regard to the Sabbath of the Lord, if they were defirous of being true and obedient fons of Christ the legislator, and his spouse the church; and, if the matters reported to him were true, that they would redrefs them; remembering, that, supposing the dean had given them offence, it was not their business to punish him, fince, according to the law of God and the canons, the personal faults of clergymen are not to be animadverted on or punished by secular judges; nor would the church ever suffer ecclesiastical liberty to be so injured and infulted."

by Bishop Rochfort (A.D. MCCXVI.)—" Ut archipresbyteri de futuro instituendi non solum perpetuam et personalem residentiam faciant, verum etiam cleri et populi infra limites suorum decanatuum solicitudinem gerant." A few years later, in the diocese of Clermont, the archpresbyters were charged to inquire in their personal visitations "summarie de omnibus notoriis; et si quid est quod scandalum generet ibidèm in populo, sive clero &c."

SS. CC. Tom. xIV. col. 319. can. VIII.

SS. CC. Tom. xIV. col. 714. can. xv.

To aid deans rural in obtaining information of offences committed by the laity within their precincts, the clergy themselves are commanded by the synod of Saintes (A.D. MCCLXXX.) to lay all grave faults before the dram of their district; that he, again, may certify the archdeacon, or bishop of the same—" Peccata notoria de quibus scandalum in populo generatur, significent sacerdotes decano, et decanus archidiacono, vel episcopo: nisi fortè per eos sint sopita:—timentes ne pænam incurrant, si per alios scandalum deferatur:"-if the bishop became acquainted with offences from any other than the appointed legitimate fource, the negligent parties were to be fubjected to canonical punishment.

On no account were the beans, in their inspectional and correctional capacity, to accept any pecuniary composition for crimes amenable to their jurisdiction; either for the concealment and suppression of them, or for inflicting less feverity of punishment on the criminals than their transgressions merited,—and this on penalty of grave punishment and removal from office. Such was the decree of Walter de Cantilupe, bishop of Worcester CC. M. B. et H. (A.D. MCCXL.):—" Nec detant pecuniam recipiant pro criminibus celandis, et omninò supprimendis, vel remissiùs puniendis. Quod h decani fecerint, ab officiis amoti, gra-

Vol. 1. p. 671.

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viùs puniantur." Nor were their apparitors, if guilty, allowed to go unpunished :- " Apparitores etiam decanorum, si crimina celaverint, per officialem episcopi gravitèr puniantur."

Again, in the Ratisbon constitution of Cardinal Cam-Brown's Fascipegio for the reformation of ecclefiastical abuses (A.D. p. 428. MDXXIV.), the deans are charged not to connive at crimes that ought to be denounced, not to wink at violations of the ordinances of the cardinal, "ob pecuniam ultrd oblatam, aut alterius rei gratià, sed potiùs ad pænas de jure vel consuctudine debitas contra delinquentes, pro delicti qualitate et officii sui debitè procedant, &c."

But what were the offences against religion and morality, on the part of the laity, which conciliar law placed under the furveillance of our rural ecclefiaftics, and commanded them thus honeftly and resolutely to denounce?—All. transgressions without exception were J. De Athon, fubject, according to the canonifts, to their cognitional both, altique. jurisdiction, though not to their correctional censure:see Capitular Functions, Part v. § 11. chap. IV.

To the question—What offences were so subject? no better reply can be made, than that they were the same. for the most part, as the crimes and persons to be parti-Gibson's Codex I.E.A. Tit. XLII. cularly presented by the æditus or æconomi of modern cap. VI. can. CIX. days, at epifcopal and archidiaconal visitation-courts. These, according to the Canons and Constitutions of the church of England (A.D. MDCIII.), are, adultery, whoredom, incest, drunkenness, swearing, ribbaldry, usury, and other uncleanness and wickedness of life; -which are enumerated as vices which churchwardens, questmen, or fynod-men (vulgarly called sidesmen) are faithfully to present to their ordinaries. And in the preceding

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Liber Canonum
De Ædituis, 29.
Sparrow's Collection.

canons of A.D. MDLXXI, we have "adulteros, fornicarios, incestos, ebriosos, juratores, lenones, usurarios, &c." pointed out as persons ripe for the church's censure.

Of fuch offences and offenders, and many more than are named in either of the quoted tables, beans rural heretofore took cognifance, as the extracts already adduced under the heads of visitational and synodical duties, and the after-cited canons of foreign and domestic councils abundantly demonstrate. Like the churchwardens, too, the beans were concerned in supporting the outward fanctity and rest of the Lord's-day; and—yet farther—in granting dispensations from the strict letter of the law, when circumstances rendered it necessary to depart from its rigid observance—a power never entrusted to the lay-guardians of the church.

The Canons and Constitutions, by which our church is now regulated, were framed from elder codes, in the year MDCIII.; at which time the ruri-vectanal office (for all useful purposes of spiritual government) was virtually non-existent in England. So that the lay-wardens of the church—the successor of the older testes synodales—and the parochial clergy, were the only local helpmates of the hierarchy in sustaining the good manners and religious observances of the people—the only remaining props of expiring discipline. To these wardens, therefore, and their spiritual head, the incumbent pastor of each village, was consigned by the bishop and archdeacon, under the sanction of the canons referred to,

⁽¹⁾ But with this difference—the wardens and pastor could only prefent to the bishop or archdeacon. They had no power of correcting by themselves; whereas the deans were capacitated to correct under certain limitations.

the charge, once principally exercised by drans rural, of "observing the behaviour of the parishioners concerning fuch faults as belong to the ecclefiaftical jurifdiction."

The canons of King James I. took no measures for the restoration of the then antiquated office of rural It is not mentioned nor alluded to, in his code. Parochial Anti-The previous permission (for it did not amount to a p. 369. command) of the Elizabethan canon to appoint to the Charge to the office had been difregarded in almost all the dioceses of ness, uncervision. the kingdom. And the earlier and more copious canon of the Reformatio Legum Ecclesiasticarum on the subject had never been other than a dead letter, from its first enactment.

But our felections have to do with other times, and other countries—with the furveillance of laical transgreffions, at a period when fuch "corruptelæ morum" received little or no share of the churchwardens' attention; and in countries where, perhaps, no like officers existed, or, if existent, were inefficient—where deans rural, therefore, were functionaries of necessary and grave importance.

To fuch laical faults, then, as are particularized in the fynods of the day, and made subject to decanal cen-. fure or delation, we proceed—premising, that 1, of the more grave and incorrigible offences the beans were bearers of information, by prefentment, to the diocesan

⁽¹⁾ This statement, perhaps, may need qualification. The usages of different dioceses varied so much in respect of ruti-detanal power, that it is difficult to specify exactly its limits. In some dioceses it was far more extensive than in others. In some the Deans had no judicial faculty, but reported every thing to the bishop:-in others, their local authority was prescriptive and independent, and extended to all laical faults.

CC. M. B. et H. Vol. I. p. 547.

fynod;—of the lighter immoralities they took cognifance, and attempted correction, in their own beaneries: -" Corruptelas morum in populo reformare studeant," fays the bishop of Meath (A.D. MCCXVI.). " et fi quas abstergere nequeant, ad synodum diæcesanam referant, ut de iis emendandis cum consilio cleri deliberari possit." Can. IV.

If, in the exercise of their personal jurisdiction, they had not fufficient influence over laical transgreshons and transgressors, to effect the amendment required, they had a farther resource in the power vested in them, of Dr. Field of the calling together their capitular affociates, the rural clergy of the diffrict, and constituting local courts of Christianity; wherein they could inflict, by judicial process, within certain limits, condign punishment on obstinate If all their efforts failed, personal and capitular, then they had recourse to the ordinary and his confistory. But more of this anon.

v. p. 508.

The felections below made, in illustration of the specific vices and impieties of the laity, subjected to the fupervisal of beans rural, are not the whole that might have been brought together under this head. I have not thought it necessary to repeat what have been elsewhere noticed, fave in a few instances. Nor have I attempted to classify the breaches made by the laity in the discipline of the church—the offences against religion and morals, which the deans were to supervise and The canons, inhibitions, and injunctions, pertinent thereto, are quoted in the bulk, (various and immethodical as the fequence of their enactments may be), and are arranged, for the most part, according to their dates alone—no other plan feeming equally feafible. They relate, however, we may fay, in general, to the lives and conversation of the laity.

By a decree of the provincial council of Normandy CC. Rotomag. (circiter A.D. DCCCC.), it is enacted, "Ut incestuos, nec- p. 37. non et adulteri, qui separantur à presbyteris, ipsis locis et major et detanus illorum habeant providentiam, ne iterùm, instigante diabolo, conjungi possint."

By the canon " de Sacramento Matrimonii," of the Conft. Synod. Epifc. Attrebat. fynodal constitutions of the see of Arras (A.D. MCCCLXXV.), 460. the deans are ordered to transmit the names of all adulterers to the bishop's court, within a month " à die notitice." And in the same diocese (A.D. MCCCCLV.), the following constitution appears against laical laxities:-communicationis præcipimus et mandamus, quòd moneant Clericorum, etiam laicos parrochianos publice in ecclesia auctoritate nostra, quod nullus etiam laicus teneat in domo sua boullam 1 seu ludum taxillorum; nec recipiat in domo sua ribaldos nec meretrices, cum ex talibus plura scandala sæpè necnon piacula solent evenire. Alioquin trima monitione sic publice facta, dictos laicos talem domum tenentes, et præmissa viles personas frequenter recipientes, diebus dominicis et festivis excommunicatos denuncient."

During the preceding century, Bishop Grosseteste of Brown's Fasci-Lincoln complains, in a letter to his archdeacon, of the Vol. II. p. 382.

⁽¹⁾ Boula—aleatorium, tabularum ludus, ut opinor. Carpentier in Append. Tom. 1. col. 613. Taxilli—lusoriæ tesseræ, Gall. Déz. Carpentier in Append. Tom. 11. col. 966.

See Spelman

laity celebrating drinking-bouts, termed scotales—" Faciunt, ut audivimus, laici scotales;"-which ought not to be, and could not be, the good prelate adds, if the beans rural and bedels were duly watchful to prevent fuch immoralities. Wherefore, he charges the archdeacon, Giof. Arch in v. Sostele, p. 506. by the instrumentality of the fore-mentioned affistants, to put an end to all fuch aleshots, forbidden fports, " et cohabitationem Christianorum cum Judæis quantum possibile est, impedire."

Stat. Synod. Diæc. Yprenf. Tit. VII. c. XII.

The statutes of the diocesan synod of Ypres (A.D. MDLXXVII.) are copiously furnished with instructions for detanal supervision of the people at large :- " Non tantum presbyteris et clericis vecanos præfici intelligimus, sed et universo populo, &c."-"De excessibus publicis, et quorumcunque incolarum suorum decanatuum scandalosa vita; de blasphemiis in DEUM et sanctos; de suspicione hæresis, necnon de pugnis in loco sacro commissis, et aliis quibuscunque scandalosis factis; utpote de publicis adultoriis et sortilegiis, detaní se per testes ad hoc evocandos, aut aliàs sufficienter informari curent: atque informations habita, ut corrigantur, nos ulterius informent. Sint etiam folliciti, ut illorum, qui ex illegitimo concubitu nascuntur, parentes innotescant: ne ignorantèr postmodum per aliquos in gradu prohibito matrimonium contrahatur; et etiam ne hujufmodi delicta impunita maneant, et impunitas ipsis continuandi in peccato occasionem præbeat: mulieres tamen fornicarias post partum, factà de his inquisitione, et expleto tompore, ad purificationem absque alia contradictione admittant, seu per suos pastores admitti curent."

Reformatio Legum Eccles. c. v. p. 95.

The projected Reformatio LL. Eccles. of Great Britain, of the reign of Henry VIII. and Edward VI., imposes on the archipresbyter rusticanus extensive personal duties among the laity of his district, in support of religion and morals:-" De idolatris et hæreticis, de simoniacis, de lenonibus et meretricibus, de adulteris et fornicatoribus, de iis qui duas uxores simul habent, atque maritos duos, de magis et veneficis, de calumniatoribus et blafphemis, de sodomiticis et ebriosis, de ultimarum voluntatum corruptelis et perjuriis, de injunctionum aut nostrarum aut episcopi violatoribus, inquirat. Et vocandi ad se, examinandi horum scelerum suspectos authoritatem habeat. Omnem accusationis ortum, sive per famam publicam, five deferentium testimonio probatum, vel suspectum, episcopo aut ejus loci ordinario infra decem dies in scriptis prodet. Qui autem venire ad eum recufaverit, per apparitorem vocatus, tanquam contumax censebitur," &c. &c.

In the diocese of Chester, says the doubtful pastor of Loy's Doubts, Great Budworth before quoted, "The beanes for many yeares past have had a great part of episcopall jurisdiction shared among them; and this by patent for lives or yeares from the bishops, allowing sometimes larger, fometimes lesse authority unto them: some have had power to censure all offenders, and offences of the laity; the crimes of incest and adultery alone excepted. And some have beene limited to the correction of some few faultes specified in their patents—crimina et excessus quorumcunque laicorum, criminibus adulterii et incestus tantummodà exceptis."

To check the loofe habits of young persons, male and female, in frequenting taverns and houses of evil fame, Synod Mechlin.
Tit. XVII. cap. V. on Sundays and holy days, the Belgian fynods of the p. 451.

feventeenth century passed many inhibitory canons, strongly and pointedly reprobating such gross immoralities, and inciting the rural arthpriests to increased vigilance and activity, in order to put an end to them.

Little benefit, however, having been derived, as it appears, from mere canonical prohibition and condemnation, though backed by a pastoral letter of the archbishop of Malines, and enforced by a royal edict; nay rather, licentious revelries of all kinds, with their concomitants of drunkenness and prostitution, having increased, the metropolitan, at length, addressed circulars to all his rural deans, and through them to the parochial clergy of the province, to this effect:-".... Ut dictos publicos inobedientes habeant tanquam peccatores publicos, et ad sacramenta non admittant, ashistentiamque suam iis denegent tùm in sponsalibus, tùm in matrimoniis, donec publicum scandalum reparârint:" and particularly addressing himself to the archpresbyters rural, he desires, in the conclusion of his epistle, "Ut B.V. in suis visitationibus circa excessus istos et vesperarum ac catechismi omissiones diligenter inquirant:" and then, referring to his pastoral letter to the clergy—"contra conventicula No. xxII. p. 452. juvenum et puellarum"—he earnestly enjoins the priesthood to certify him, "per reverendos dominos decanos rurales." of any improvement that may subsequently enfue in the discipline of the diocese within their

Monumentum ad Cap. V.

knowledge.

With the affiftance of the parochial incumbents, the beans of Belgium were bound to fee that the duties of the Lord's-day were strictly attended to by the laity,

Van Efpen Jur. Ecclef. Univ. . 11. Tit. xvii. c. 111. p. 447. & c. VI, p. 454.

and that no tradefmen, artificers, or labourers in agriculture', followed their worldly callings on that day, or on feftivals, without urgent need; -- for which a difpenfation was to be granted by the bean of Christianity, of the district, or, in his absence, by the parochial minister. To this purport the fynod of Cambray declares: "Licitum non esse molitoribus, braxatoribus, lanionibus, et pistoribus sua opificia diebus festis exercere, nisi ob notabilem neceshtatem determinatam per officialem et magistratum loci, de confilio decaní Christianitatis, aut in ejus absentia, pastoris loci."

But, subsequently, the civil magistrate usurped the Ejufd. Tie xvii. privilege of the ecclefiaftic, of granting difpensations to husbandmen; and abuses ensued. Wherefore, in a convention of the rural deans of the archdiocese of Malines (A.D. MDCLXIII.), held under the archbishop, it was decreed: "Ad evitandum abufum quo in aliquibus locis ballivi et officiarii laici pro certo pretio permittunt inconfulto ordinario, archipresbytero, vel ejus deputato, quòd diebus festivis et prohibitis rustici arare possint et carrucare, archipresbyteri agent istic loci cum prædictis ballivis, curabuntque fignificari dictis rusticis, eos per similem licentiam non evafuros correctionem judicis ecclefiaftici; et h id ipsum non sufficiat, aut tales ballivi non desistant,

⁽¹⁾ By the Injunctions of King Edward VI. (A.D. MDXLVII.), repealed Sparrow's Colby Queen Elizabeth (A.D. MDLIX.), it is enacted: "All parsons, vicars, lection of Articles, pp. 8.68. and curates shall teach and declare unto their parishioners, that they may with a fafe and quiet conscience, in the time of harvest, labour upon the holy and festival dayes, and save that thing which God hath sent. And if for any scrupulosity, or grudge of conscience, men should superstitiously abstain from working upon those dayes, that then they should grievously offend and displease God."

transcribent ordinario, aut vicariatui, aut officiali, ut desuper provideatur; interim non impeditur rusticus, qui ab atthspetto, vel pastore, dispensationem obtinuerit, istum ballivum vel officiarium dictæ dispensationis certiorem reddere."

The occasion on which the beans were usually called on to grant these dispensations in country districts, was harvest-time—for collecting the fruits of the earth—when either an invading army was likely to destroy them, or an unfavourable state of weather necessitated dispatch:—then the beans might dispense with the strict letter of the law—"Ne occasione momenti pereat commoditas calesti provisione concessa." Of the pure necessity of the case, the civil magistrate, it seems, was the sole judge, according to the interpretation of Zypæus (de Feriis, No. iv.); but of the obligation of the precept of the decalogue or church, the archpresbyter rural alone, or the incumbent pastor, in the absence of his superior.

Zypæi Notit. Jur. Belgic. de Feriis, No. IV.

A few more laical breaches of church-discipline remain, to which the attention of our rural censors was solicited. Of this number was usury—a vice still presentable by churchwardens in England, and of old severely animadverted on by their superiors, the beans of Christianity. Even where the temporal power takes notice of usurious transactions, we are told, there is always a reservation to the spiritual jurisdiction of its right to punish the same by "the correction of the souls" of usurers. Accordingly, we find, the synodal constitutions of the see of Arras (A.D. MCCCLV.), in a canon

" de usuris et usurariis contractibus," strictly forbidding Constitutiones Synodales Epiall usurarious trafficking, and commanding the deans scopatus Attrerural of the diocefe to give publicity to the interdict necessity. of the church against such as are guilty of it, with their wives and families; because "usurarum vorago devorat et exhaurit damnabiliter facultates."-And in the diocese of Salzburg (A.D. MDLXIX.), the Drans are ordered to Conft. Synod. inhibit Christian burial to all persons who had been p. 287. guilty, during life, of usurious exaction.

The abuse of Apostolical Letters by the rural laity was another grave offence cognifable by the deans of the country. By a decree of the church of Arras " de abufo- Confi. Symod. Epifc. Attrebat. ribus," the beans are charged to declare excommuni- A.D. MCCCCLV cate, once at least in every fifteen days, all "abusores litterarum apostolicarum quarumcunque, seu legatorum seu subdelegatorum &c."—By another, "de portitoribus literarum"—all persons mal-treating the bearers of such letters are subjected to becanal monition; and, on their not making amends for injuries committed, to peremptory excommunication. So great was the guilt of maltreating papal bulles, that the offence was excommunication ipso facto; from which the Pope alone could absolve, as we learn from the metrical catalogue of excommunicable crimes of the fynod of Bayeux:- " Si Synod Bajoc. male de bulla papæ tractaveris ulla Pontificem quæras."

By a decree of the diocesan synod of Antwerp (A.D. Decreta Synod. Dioc. Antwerp. MDCX.), under Miræus, every female practitioner of the P.228.

Obstetrical art is charged to appear before the dean of Editation, "ut ab eo examinetur an sciat substantialia sacramenti baptismi, et faciat professionem sidei integram, promittatque se denuntiaturam pastori parochiæ eos qui ultra tertium diem baptismum infantium disferunt, et eos, qui ab hæreticis infantes baptisari curant, aut permittunt." And by a synodal statute of the diocese of Ypres (A.D. MDCXXIX.), all midwives who had not taken the canonical oath, appointed for persons of their order or faculty, are to be diligently sought for by the local deans, and presented at the bishop's court.

Statula Diec. Yprenf. c. XVII.

CHAPTER II.

PURGATIONAL DUTIES.

F any laymen stood accused of incontinence, Parochial Anti-or other grievous crime, in any spiritual p. 355. court, the brans, "for their wisdom and fide- Contenbury, lity," and "for the ease and benefit of the P. I. p. 176.

fubject," were entrusted to take their purgation1, ("a thing warranted," in Somner's words, "if not 'required by the provincial constitution Item licet &c., 'De purga-Lyndwood, Prov. L. v. tione canonica');"—that is, explains Kennett, "to let the T. xiv. p. 313. fuspected persons clear themselves, either by their own oath, or the oaths of credible compurgators 2," (who fwore that they believed what the accused swore was true,) and "fo to vindicate their innocence, and stop the profecution:"—which purgation, doubtless, in laical as Provincial loco

⁽¹⁾ The learned author of Parochial Antiquities introduces this branch of detanal duty at the place we here allot to it, after the supervision of the conduct of the laity. But we might, perhaps, in our more systematic arrangement of official functions, have transferred it to the chapter on ecclesiastical censures, under the head of capitular buties.

⁽²⁾ Nathaniel Bacon, speaking of the practice of computation amongst Historical and the Saxons in their judicatory, after having noticed Torture and Ordeale, course, &c. adds:--" Where fame was yet more flight, and fpringing rather from chap. xxxvII. want of charity and misapprehension, than promising circumstances, men were wont to be contented with a voier dire, or the oath of the party fuspected, and the concurrent testimony of other men: the first attesting his own innocency, the other contesting their consciences of the truth of the former testimony; and therefore were, and still are, called compur-

well as clerical cases (in which latter it was so ordered by canon), took place in the beauty where the offender lived.

The way in which decanal instrumentality was concerned in England, in effecting the conviction and amendment of the guilty, from the mild admonition of familiarity to the judicial impeachment before the church, is both curiously and instructively set forth in the canons of the council which Hubert Walter, archbishop of Canterbury, held at York in his Legatine capacity (A.D. MCXCV.):—the eighteenth ordinance of which enacts, that, when a perfon lay under the fuspicion of any crime upon common fame, or strong prefumption of guilt, he should be familiarly admonished by the dean rural ("per decanum loci") three feveral times to reform himfelf; and, no amendment enfuing, that he should then be reproved by him, in the presence of two or three witnesses, of his loss of character—evidence of the fame. After which, the canon proceeds: "Si nec sic videatur corrigi, dicatur ecclesia, scilicèt arguatur in capítulo, ut convictus vel confessus, canonicè puniatur; inficianti, si convinci non poterit, canonica pur-

CC. M. B. et H. Vol. 1. p. 502.

gators. Their number was more or less, and of greater or less value, according as the offence or the party suspected was of greater or less concerament. This manner of trial was of ancient use, and both it and that of ordeale under the directory of the clergy; yet this was the ancienter by three hundred years, and first brought into this nation by the council at Berghamsted, under Bertwald archbishop of Canterbury. And it was performed sometimes more solemnly by solemn receiving of the Eucharist, especially if the person suspected was of the facred function."

Lyndwood Provincial, L. v. T. xIV. p. 313. (1) "Statuimus quòd de cætero diffamati de criminibus seu excessions, et de eis se purgare volentes, de uno detantin in alium, seu ad loca ruralia, ubi non inveniuntur victualia venalia et vitæ necessaria, nullatenùs protrahantur."



gatio indicetur." This wholesome process of correction is made applicable to the clergy in particular by Mr. Whitaker, in his reference to the York council (fee History of Manchester, V. II. B. II. c. XII. § III. p. 466): but Gibson, Kennett, and others, allow it a general application; and therefore I here introduce it, as bearing on the laity as well as the clergy.

In prefentments on common fame the accused generally gibson's Codex infifted on his innocence; fo that admonition failing in c. VII. p. 965. fuch cases, the purgatory process followed as a matter of courfe. And here the archbishop above quoted orders, that the compurgators exceed not the number of twelve; within which limit they were to be more or less, at the

(1) Even bishops underwent this process of purgation with compurga- Harris's Ware's tors in the higher ecclefiaftical courts; of which Ware relates a curious Works, Vol 1. example in the Life of Edward Dantsey, bishop of Meath (MCCCCXIII.-A malicious and unfounded profecution having been commenced against the bishop for stealing a cup (value 13s. and 4d.) out of the church of Taveragh in the diocese of Meath, and the indictment removed into Parliament, he there declared his innocence, and demanded his ecclefiastical privileges. "Upon this he was turned over to his metropolitan, for his purgation; and appeared before Archbishop Swain judicially, and fwore, that he did not commit the felony laid to his charge; and a fufficient number of compurgators swore the fame; whereupon he was cleared, and the archbishop returned a certificate of his proceedings to the Parliament." The crime was subsequently confessed to the maligned bishop by an accomplice in its perpetration;forgiveness and absolution followed; and the bishop was soon after promoted to the place of Lord Deputy.—Again, in the case of Donald, Ejusa. p. 290. bishop of Derry, against whom Archbishop Swain (A.D. MCCCCXXVI.) had proved incontinence and other crimes, and imposed penance. The episcopal offender was made publicly to appear, and give satisfaction that he had lived chafte during the time of his penance, and to purge himfelf according to a prescribed form. But these anecdotes of purgation are here impertinent, being clerical, and not laical.

quities, Vol. 11. p. 355.

CC. M. B. et H. Vol. 1. p. 507.

difcretion of the judge, according to the quality and circumstances of the accused, and the nature of the Parochial Anti- accusation. Farther,—that the purgation be admitted by the bean on the very first solemn day, on which the party defamed is ready for the ceremony; and that no money be extorted by the fear of vexation to be occafioned by delay. The Westminster canons of the same prelate speak to the like effect, admitting no procrastination of purgation "de die in diem, occasione pecuniæ captandæ;" but rather urging instant dispatch;—to which a later council adds-" on penalty of the bean's suspenfion from office."

Lyndwood Prov. L. v.

T. xIV. p. 314.

If the party prefented went through the appointed trial to the satisfaction of the dean, he was dismissed as innocent, with an admonition to avoid in future whatever had been the foundation of the fame, whereby he had given offence and fcandal to his neighbours. But if he failed in his purgation, that is, if he either would not make oath of his perfonal innocence, or could not find the prescribed number of compurgators, to swear their belief of his purity, he was ipso facto considered guilty, and accordingly had penance enjoined by the dean, proportionable to his degree of guilt.

Codez I. B. A. Tit. XLII. c. VII. p. 965.

Purgations of this kind, and the failures of purgation, appear on our ecclefiaftical records of vifitation, Bishop Gibson tells us, without number. And it is probable, that, while the decanal authority was in full vigour in the kingdom, it had much to do, in rural districts, with this branch of church-discipline. Indeed, Mr. Somner alleges, that, in the diocese of Canterbury, the rural beans " had many times purgations committed by the commissary to their dispatch in their several deanties, for

Antiquities of Canterbury, Part 1. p. 176.



the ease and benefit of the subject," (as I have already flated)-" and their wifdom and fidelity was intrusted for taking them."

Upon the discipline itself, as of old practised, the Codex I. E. A.
Th. XLII. c. VII. bishop of London has the following fensible remark: - p. 965. & Th. "This discipline was certainly fair and reasonable; inas- p. 1042. much as that person must be owned to be ripe for the censures of the church, who, in a whole parish, cannot find fo fmall a number, to declare their belief of his innocence: nor, which is yet worfe, to declare (after he has taken an oath in the most folemn manner) that they believe that what he has fworn is true."

CHAPTER III.

EXORCISTICAL AND CATECHISTICAL DUTIES.

HAT beans rural were ever conjurers, in the common acceptation of the term, must not be inferred from the title of this chapter; though Minshew would have an exercist to

be a conjurer, and exorcism to be conjuration. Ecclesiastical exorcists they appear to have been in the dioceses of Ypres and Cologne. The office of exorcism was not at first confined to a particular order: it was exercised by bishops and presbyters for the three first centuries; nor was it till the middle of the fourth, that a peculiar order of ecclesiastics was set apart for it. Beans rural did not exercise the office, as themselves, of the minor order of the Romish church, so denominated, but as specially capacitated to perform exorcism by episcopal or synodal licence.

See Beveregii
Synodic, Tom. 11.
p. 191. Annott.
in Conc. Antioch.
can. x.

Statuta Synodi Diocefanæ Yprensis, De Decanis sc. can. III. IV. The fynod of Ypres (A.D. MDCXXIX.) revokes all previous licences of exorcifing, whether granted by the then bishop or his predecessors, and enacts—Can. IV. "Ne tamen indigentes hoc exorcismorum remedio, per hanc nostram revocationem careant necessario auxilio; concedimus per præsentes facultatem exorcizandi omnibus utanis, in suis respective districtibus, et etiam illis pastoribus quorum nomina dictis utanis tradidimus, publicanda in proxima cujusque congregatione."

Decreta Synodal. Arch. Colon.p. 26. The fynod of Cologne (A.D. MDCLXII.) invests beans

rural with the same special faculty—" Kuralibus nostris detanis, ut in omnibus districtus sui locis exorcismos adhibere queant præsentium tenore facultatem concedimus. Pastores verò et vice-pastores hac facultate carentes, indigentes exorcizandos ad becanos, vel alios speciali exorcizandi potestate munitos mittant."

In the primitive church there existed a peculiar officer See Beveregii Synodic. Tom. 11. called a catechist, whose business it was to instruct the p. 191. catechumens in the rudiments of religion. At first, indeed, the bishop performed this duty, as well as the previous one of exorcism, in his own person; but subsequently he configned it to approved deputies—to presbyters, deacons, or others of inferior rank. Upon the deans rural of Ypres catechetical examinations occasionally devolved by delegation of the diocesan, not as an ordinary, but as an extraordinary duty:—Can. vi. "Decani Statuta Synodi Dioceefana in suis visitationibus convocatà juventute, breve examen Iprense.
De Decanis &c. catechisticum instituant; ut hac ratione pastorum dili-can. vi. gentia, et puerorum profectus meliùs ipsis innotescat, et populus hanc instructionem magni æstimet, quam supe-rioribus ita cordi effe perspiciet."

The union of exorcist and catechist in the same individual gave him authority, as well to exorcise energumens 1, as to instruct catechumens.

⁽¹⁾ By the seventy-second canon (A.D. MDCIII.) ministers of the church Constitutions & of England are forbidden " to exorcize, but by authority:"—" Neither Canons Eccles. A.D. MDCHI. hall any minister," says the canon, " without such licence, presume to Codez I. E. A. attempt, upon any pretence whatfoever, either of possession or obsession, Vol. 1. Tit. xviii. by fasting and prayer, to cast out any devil or devils, under pain of the imputation of imposture or cosenage, and deposition from the ministry."

CHAPTER IV.

FUNEREAL AND TESTAMENTARY DUTIES.

NDER this head I place the few functions beans rural were charged with, in respect of lay-burials and lay-testaments. Watchful over the people of their beanties, during life,

our ecclesiastics were not absolved from their charge even by the death of the parties over whom they exercised their care.

Conft.Synod. Salisburg. LI. c. Iv. p. 262.

If the heirs or friends of any deceased layman objected to solemnize his observes with the usual formalities of sepulture, the sifty-sifth constitution of the synod of Salzburg (A.D. MDLXIX.), imposes on deans rural the enforcement of the necessary rites—"crucem, clericos, et luminaria;" and capacitates them to call in the aid of the secular power, when needed, to support and give effect to the spiritual. Christian burial, however, was to be altogether inhibited by the deans to laymen guilty of usurious exaction; unless they had, before death, made ample restitution and satisfaction for wrongs committed—an object to be attempted, says the sifty-seventh constitution, by all possible means.

p. 287.

Thefaur. Script. Vei. Martene, Tom. VII. col. 1336. By the fynodal statutes of Cambray (A.D. MCCCLXXI.) de testamentis, every curate is to notify, within a month, the decease of any layman within his parish to the dean

of Christianity;—who is allowed three more, from the time of the same being certificated by the curate, to communicate it to the bishop or his official,—and this on penalty of heavy pecuniary fines.

By the fynodal constitutions of Arras (A.D. MCCCCLV.) Const. Synodal. under the same head (de testamentis), it is imposed on all A.D. MCCCCLV. curates and their representatives, "ut testamenta quæ scient non esse infra annum executioni demandata; vel de quibus non est ratio reddita, decants denuntient infra mensem à tempore notitiæ ejusdem detani." The same precept passed the synod of Harlem (A.D. MDLXIV.), in relation to testaments bequeathing legacies "in pios usus," under a penalty of twenty-five foutati: and another, to nearly the same purport, passed the synod of Antwerp (A.D. Decret. Synod. MDCX.) respecting "pia legata;" that they should be p. 302. immediately notified to the archpresbyters rural of the diffrict. Lastly, in the diocese of London, about a cen- codex I.E.A. tury and a half ago, it was particularly charged on the 5 xv. xix. deans rural "to make a return into the registry of the confiftory court of all wills unproved, and especially such wherein any legacy is reported to be left to charitable uses."

Addenda. - Funereal Duties. "Statuant Decent et CC. Germania. Tom. VII. p. 577. capítula ruralía, quantum in suis districtibus, mercedis causa, iis, qui dant operas in funere, et qui campanas pulsant, pro modo laboris dandum sit: quibus etiam et quamdiu in exequiis pulsare debeant, certa regula præscribatur, ac etiam modus, quo pauperes et miserabiles personæ, quibus defunctis aut nihil superest, aut ità parum, ut suà impensa humari non possint, à parocho sumptibus ecclesiarum sepeliantur, et exequiis debitis non fraudentur."

SECTION V.

SUPERVISION OF THE CLERGY.

CHAPTER I.

Summary View of the Duties and Ministrations of Beaus Mural towards the Clergy.

HE principal and more especial duty of archpresbyters rural was to watch over the interests of religion and morality in reference to the clergy. "Not only were they to take

care of the rude and ignorant multitude" (in the words of Dr. Field's version of the canon-law), "but also, with continual circumspection, observe and look unto the life and conversation of the presbyters, dwelling in the lesser titles, and shew unto the bishop with what diligence each of them performeth the work of God."

Of the Church, B. v. p. 507.

Kennett's Parochial Antiquities, Vol. II. p. 355. "In order to this," writes the bishop of Peterborough, in his summary sketch of runt-becausal duties in relation to the priesthood of England, "the beans were to solicit the clergy to a due execution of their office, and a just regard to their function; to admonish them of all scandals and offences; to warn them against all cohabiting with wives and concubines; to forbid them an appearance at any indecent sports and plays; to press upon them the observation of canonical hours; to remind

them of being strict in their clerical habit and tonfure. &c. And, upon their default or offence in any fuch matter, to certify the bishop, by whom they were appointed to watch, and to inform with diligence and fingular courage 1."

These duties of archpresbyters rural, so copiously quoted in the fequel from conciliar collections, (though not exactly in the order here laid down by Bishop Kennett), feem, fays Van Espen in his Codex of Church Law, to Jur. Eccles. Univ. P. I. Tit. flow necessarily from their pastoral care of the country vi. cap. II. clergy—of the lives and conversation—the spiritual ministrations, &c. of all persons in holy orders, within their respective decanates. Wherefore, on the authority of many Belgian fynods, he, not inappropriately, denominates them "pastores pastorum;"—and, upon this view of their archi-pastoral character, and its high importance to the interests of religion in the rural community at large, fuggests the necessity of caution in appointing proper persons to the office:—" Notandum," says he, Ex Synod. Mech-lin. De Decen. "quam soliciti meritò sint episcopi, ut doctiores, zelosiores, Ebistan. c. 11. in curd animarum exercitationes, ac pietate morumque "ii. integritate eminentiores ad hoc officium eligantur; utpotè, qui non laicis tantum, sed et ipsis laicorum directoribus, et conductoribus, vitá, confilio et exemplo, prodessé et præire debent."

^{(1) &}quot;But at last," the bishop subjoins, "all this supervising care seemed Parach. Antiq. to devolve entirely upon the archdeacons, who, on this account, were 357, 358. dignified with the title of the vicars, the ourators, the privy-counsellors, Decret. Gloss. in and the eyes of the bishop; who by this time had got a diffinction, that Cap. I. v. fubesses. Ducang. Gloss. though the archpresbyter or bean was major ordine, yet the archdeacon in v. Archidiawas major dignitate."

See Statuta
Diæcef. Yprenf.
p. 27

Not only was it given in charge to the bean 1 to watch over, scrutinise, and, if necessary, censure, the conduct of parochial priests; but he was to instruct them in their duty, and to aid them with his countenance and advice, whenever circumstances of difficulty needed his assistance, or prudential reasons dictated to the presbyter the propriety of applying to the archpresbyter for the sanction of his authority;—the co-operation of both, for the advancement of spiritual interests in the rural districts of their joint ministration, being the earnest desire of the church, and the object of much of her synodal legislation.

B. Van Espen Jur. Ecclesiaft. Univerf. Part I. Tit. VI. cap. II. p. 30. Thus the fynods of Belgium, esteeming the vigilant observance of country pastors and their slocks by beans rural, and the general support of ecclesiastical discipline in rural parts, to be the proper business of these officers, legislate to that effect; enforcing particularly all care and attention to the morals and ministrations of the inspected. "Decans rurales" says a synod of Cambray, "parochorum adeòque omnium, etiam sacerdotum et clericorum, quin et laicorum suorum districtuum mores diligenter observent, potissimum autem ut pastores in prædicatione verbi Dei, sacramentorumque administratione, ac in

Van Efpon Jur.
Recief. Univ.
Part I. Tit. VI.
cap. v. p. 32.
Ex Symod Diescef. Antery.
(A.D. MDCX.)
p. 330.

^{(1) &}quot;Uno verbo, exthipresbyteri ità fuorum jurium curam agant, ut tamen nunquàm excidat, quòd cum fint parochorum et facerdotum fui districtus pastores, ante omnia foliciti sint de eorum falute et prosectu spirituali, et singularem habeant inspectionem et curam de ipsorum vita et moribus, ac diligentia zeloque circa functiones pastorales; seque respectu pastorum gerant non ut dominantes in clero, sed tanquàm patres et forma gregis facti ex animo. Pastoribus zelosis, et in ossicio pastorali obeundo intrepidis et ferventibus consilio, auxilio, et solatio, contra obmurmuratores et refractarios sua authoritate assistant et opitulentur."

cæteris omnibus suo muneri satisfaciant." (Tit. xix. c. xii. Part. II.)

The fynod of Antwerp (A.D. MDCX.) expresses, in clear Decret. Symod. terms, the same obligation :- "Archipresbyteri seu decani A.D. nocx. rurales, cum sint parochorum aut sacerdotum sui districtûs p. 330. pastores, soliciti sint de eorum salute et profectu spirituali, et singularem habeant inspectionem et curam de ipsorum doctrinà, vità et moribus. Et vicissim mandamus parochis et sacerdotibus, ut decanos uti superiores suos agnoscant, revereantur et ament."

That of Saint Omer yet more abundantly declares the Tik xviii. c. i. Synod. Audo-archi-pastoral duties incumbent on deans rural—" Deta- mar. A.D. norum esse in sui decanatûs partibus sive parochiis curare, MDCXL. ut sacerdotes et clerici omnes, et singularitèr ut pastores Stat. Synod.

Diaces. Synod. vitam agant sua vocatione dignam, ac talem ut nemo de A.D. MDLXXVII. ipsis queri possit, nihilque in ipsis, nisi grave, modestum, p. 27. imitationeque dignum conspici; deinde in hoc advigilare, ut pastores in prædicatione verbi Dei, sacramentorum administratione, et omnind in functione passoralis officii sui rectè, diligentèr, et quemadmodum oportet, versentur : adhæc ipsos quandò opus fuerit visitare, monere, corripere, consolari, consilio ipsis subvenire: denique veri pastoris officium erga illos, sanos et agrotos, vivos et mortuos exercere,"

"Becanos, quos esse procul ab omni exactione volumus Symod Lezov. in CC. Rotomag. et cupimus, admonemus," fays the fynod of Lifieux, " ut Prov. P. 11. per totam diæcesim peccatis publicis et scandalis sapienter occurrant. Et præcipuè curatorum, sacerdotum, et clericorum, ne eorum per laicos vituperetur ministerium, quorum esse debent specimen et exemplar." (De Decanis.)

The fynod of Namur (A.D. MDCXXXIX.) subjoins to the Tit. XXI. cap. vi. other specified duties—that the beans exhort the rural

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presbyters and clergy at large, within their influence, "Ut quotidiè aliquid temporis orationi et lectioni spirituali til xx.c. xxxv tribuant:"—and farther, bids them furnish themselves with accurate notitiæ of the state of their subject parishes and priesthood—to be supplied to them by good and faithful pastors—"à quibus excessus vicinarum ecclessarum addiscant."

Stat. Synodal.

D. M. H. Arch.
Colonienfis, P. II.
T. v. c. VI. § IV.
p. 147.

Lastly, the synod of Cologne (A.D. MDCLXII.) enacts, "Becani tutales de pastorum, et vice-pastorum sui districtus salute, ac prosectu spirituali solliciti, diligentèr eorum vita, morum, et doctrina curam gerant; ideòque prater visitationes ordinarias, datà occasione, sapiùs etiam per annum parochias sui districtus inspiciant, et pracipuè indagent, an pastores, seu vice-pastores apud oves suas resideant, piè, laudatèque vivant, suo, ut decet, sungantur munere, prasertim dominicis, et sessit diebus, sacrum canant, concionentur, cateches juventutem imbuant, et ecclesiastica sacramenta, quâcunque diei ac noctis horà requirantur, piè, promptèque administrent."

Such is an outline of the duties of archipresbyteral fupervisorship over the manners and ministrations of the clergy, to be hereafter filled up in detail:—but the connexion between the priest and archpriest of the country terminated not with those duties alone; there were others of a purely spiritual and sacerdotal character, by which the parties were more intimately united; and which I shall first endeavour to elucidate.

CHAPTER II.

ARCHIPRESBYTERAL MINISTRATIONS OF Beans Kutal towards THE CLERGY.

S it was the archpresbyter's office to visit, ad-Stat. Synod.

Diac. I prens. monish, correct, console, and counsel the capp. III. IV. VI. clergy, and to exercise the character of a stat. Discorf. true shepherd of the priestly slock, in health Tix xvi. c. ix.

and in fickness, in life and in death;—so it followed, that whatever pastoral duties of a purely spiritual nature the parochial minister performed to his subject flock, the archpastor or archpriest executed towards the shopherds themselves; by whom, in return, the church decreed, he should be equally acknowledged, respected. and beloved.

Thus, as it was incumbent on the pastors to administer the facraments to their flocks in sickness, the synod of Antwerp (A.D. MDCX.) inculcates the fame attention, Decret. Discret.

On the part of the Deans, to the spiritual wants of the Til. XVI. c. IV. fick and moribund clergy—" Ubi intelligent archipresbyteri aliquem è sui districtûs pastoribus aut sacerdotibus periculose laborare, statim ad eum excurrant, moneantque ut saluti fue confulat, eique, fi opus est, sacramenta administrent &c." —" Deinde adhortentur," adds a fynod of Cologne (A.D. Decret. Synodal. MDCLXII.), "ut testamentum legitime condat, si id non fecerit Colon. Tit. v. priùs, atque ad felicem salutaremque ex hâc vitâ egressum, piis ad DEUM suspiriis, ac orationibus se componat."

Decret. Diecef. Van Efpen.

Ordinationes Dicec. Antverp. Tit. xvi. 7. See Synod. Diosc. Namur. Tit. XXI. cap. IX. MDCXXXVIII.

Again :- "Cùm pastorum sit subditis suis è vita decen-Synod Antoerp.
T.xvi.c.v. apud dentibus justa persolvere, etiam archipresbyteris jus est," fays Van Espen, "omnibus ecclesiasticis, tam sacularibus, quàm regularibus, extra monasterium degentibus, in suo districtu morientibus, sacramenta administrare, et officium funebre facere." And again, writes Gaspar Nemius to the deans of Christianity of the diocese of Antwerp;— "Decani Christianitatis administrabunt sacramenta sacerdotibus externis aut in sacris constitutis non beneficiatis, et eorum exequias celebrabunt."

These holy ministrations were not alone annexed to the archipresbyteral inftitution in the dioceses of Belgium and its vicinity: they obtained also in the South of Europe. Visiting in sickness the parochi of their respective districts was imposed on the plebans, or archpres-Thomassin. V. et byters rural, of the Milanese province, by Archbishop P. I. L. II. c. vi. Borromeo. The canon feems to apply generally to all Act. Ecclef. Me- the spiritual superintendants of the country, who had ecclefiaftical jurifdiction under the bishop-(" Plebanus vel archipresbyter, vel præpositus, in cujus plebaniæ, aut archipresbyteratûs, præposituræve finibus ægrotus habitat1;")—

N. E D. Tom. I. p. 228. 111. diol. pp. 67—337, 338.

⁽¹⁾ The archipresbyter (it may be remarked) was an older institution than the prapositus, and differently appointed—being a life-functionary; whereas the prapositus was only durante beneplacito. The latter office originated with Borromeo; and, I believe, supplanted, by its greater usefulness in the diocese, the former. While existing, however, the Milanese archyricsts performed the above duty of visitation of the fick parochi; and, probably, afterwards, the same devolved on the prapositi ruris or foraneous bicars, who approached more nearly to the type of rural beans. But of these ecclesiastics we have elsewhere spoken.

though the character of these officers, and their extent of jurisdiction, respectively, somewhat differed 1.

(1) To this chapter might have been annexed the penitentiary duties See Part IV. of Deans rural, as confessors of the parochial clergy; but I have thought the better to defer them till we come to speak of the Deans' connexion with facraments and facramentals generally. Under the church of Rome, confessor and penance formed an important branch of the office in rural districts. Beans were confessors and penitentiaries, both for the clergy and laity, at a very early period.

Gloss. Addend.—The terms archipresbyteral and because being used synonymously throughout the work, the former may be thought not to designate with sufficient clearness the duties which are the subject of the present chapter. By the epithet archipresbyteral, as here employed, the author means to denote those functions which beans tural exercised as superior or arch priests towards the inferior priesthood—purely pustoral and sucerdotal ministrations. Perhaps archipastoral would be a better term.

CHAPTER III.

Duties of Beans Mural in reference to Clerical Deaths, Funerals, Testaments, &c.

Statuta Synodalia Ecclefiæ Meldenfis. Thefaur. Anecd-Tom. IV. col. 904.



O report to the diocesan bishop the names of all clergymen who died within any of the rural deansies, was a duty anciently imposed on their presidents:—" Pracipinus omnibus

decanis," says the church of Melun, "quòd de cætero inquirant, et in scriptum redigant nomina omnium presbyterorum, qui in decanatibus suis discesserunt; eaque deserant ad synodum recitanda, ut oremus pro eis, et singuli presbyteri faciant servitium speciale. Hoc enim debent libenter sacere, quià cum decesserint similiter siet pro eis." (Can. LXXVIII).

SS. CC. Tom. XIII. col. 736. CC. Rotomag. Prov. P. II. pp. 79. 84. Nearly the same words occur in the sifty-seventh canon of the Constitutions of Odo, bishop of Paris (A.D. MCXCVII.); and in the Instructions to the deans rural of the diocese of Rouen (A.D. MCCXLV.);—where the process of notification was this:—the rector of the nearest adjoining parish, as soon as he heard of the death of a clergyman, made it known to the dean, and the dean to the archbishop, or his representative, by letter—specifying the day of the decease, and whether the party died testate or intestate; in order, adds a synod of Lisieux, that a successor to the vacant cure be selected to perform the duties of the church. The Synodal Constitutions of the see of Arras (A.D. MCCCLXIV.) do not materially differ

CC. Rotom. Prov. P. 11. p. 515.

from those above quoted of the churches of Melun and Paris.—It is decreed by them, "Qued finguli decant in CC. Synodal. Epifc. Attrebat. synodo legant nomina curatorum in suo decanatu defunctorum, et quòd dicant 'De Profundis' cum oratione fidelium pro hujusmodi defunctis."

By Cardinal Pole it is enacted, in his Gloucester In- CC. M. B. et H. Vol. IV. p. 146. junctions (A.D. MDLVI.)—"Touchinge the clergie," can. XIV. "That every beane shall from time to time within the space of ten daies signifie unto his ordinarie the death of every parson and vicar within his deanerie, and likewife within fifteen daies the lacke of any curate within his said deanerse."

In the "Instructions for the Beans Rural" of the dio- Codex I.E. A. vol. II. p. 1550. cefe of London, published by Gibson in his Appendix, 5 xv. xix. No. 11. "The rural bean is to make a return to the Right Rev. Father in God, the Lord Bishop of London, or his Chancellor, into the registry of the consistory court, of all the clergy who dye within his deanry &c."

But, with the deaths of the clergy our rural officers had concernment, not merely as ministerial agents to notify fuch events to their fuperiors, but as under ftrict command to celebrate the rites of burial over all departed pastors of their decanates.—"Mortuo aliquo pastore, stat. Synodi Dieces." In State Synodi Dieces. State Synodi Dieces. State Synodi Dieces. State Synodi Dieces. Synodi Dieces. State Synodi Dieces. Synodi Dieces. Synodi Dieces. State Synodi Dieces. State Synodi Dieces. Synodia Dieces. Dieces. Synodia fynod of Ypres;—and, again, that of Antwerp (A.D. Decret. Synodi Diac. Antwerp. MDCX.), "Mortuis pastoribus justa persolvent archipres. p. 381. bpterí rurales."

In fome dioceses of England, heretofore, in order that due respect might be paid to the departed by his brethren of the same deanry, the dean rural was ordered to announce the death of any clergyman, parson, vicar, or officiating priest to all the mother churches of his juris-

CC. M. B. et H. Vol. 1. p. 570.

Such was the enactment of W. de Bleys, bishop diction. of Worcester (A.D. MCCXIX.), thus minutely enforced:— "Quandò persona, vel vicarius, vel sacerdos ministrans mortuus fuerit, statim ut mors ejus denunciata est decano loci, idem decanus mortem ipsam denunciabit omnibus matricibus ecclesiis de decanatu suo, in quarum qualibet, morte denunciatà ejusdem, pulsabuntur campanæ pro eodem defuncto &c." And, on the meeting of the first subsequent rural chapter of the beauty, the beau, as president thereof, was to inquire if the faid fervice had been properly and exactly performed; and if not, was to urge its immediate and plenary celebration.—Then, again, the archdeacon being made acquainted with the decease of the faid minister, was to announce it formally to all the beans of the other beanties of his archdeaconry; in each of which, the same church and chapter-folemnities were to be holden in honour of the departed. But when the bean himself "began the travel of eternity," it was incumbent on the archdeacon, or his official, forthwith to notify the incident throughout the archidiaconate, and to command the performance of the fame religious fervices, with the addition, fays the canon, "quod in becanatu in quo fuerat decanus, servitium pro defunctis in quâlibet ecclesià ejustem decanatûs iterabitur pro anima ejus."

Stat. Synod.
Diæc. Yprenf.
cap. xv. p. 333.

The fynod of Ypres, at a much later date (A.D. MDCXXX.), briefly, but pathetically, enforces the like duties—extending the religious fervices to the whole diocese, in case of a dean rural's decease:—"Postulat fraterna charitas, ut quos in vitá habuimus laborum socios, iisdem post mortem Christianæ pietatis impendamus officium. Quarè mortuo aliquo pastore, cateri ejustem districtús, per decanum moniti, primá commoditate missam pro

refrigerio ipsius anima celebrabunt: et similitèr pro decano non folum pastores sui districtus, sed omnes hujus episcopatûs decani idipsum præstare non omittent." And nearly Decret. Synod. drch. Colon. the same words, thirty years afterwards, with the like Part. II. p. 150. touching preface, passed the synod of Cologne, under Maximilian Henry.

Lastly, it devolved on the beans to extend their care CC. M. B. et H. Vol. I. p. 571. and fidelity to the goods and chattels of defunct clergymen; and to fee that no distribution of the property left at their decease took place, till it was certified to the bishop, or his official, that the parties had died testate— "et interim faciet decanus omnia sua fideliter conservari." The fame trust is committed to them by the fynod of Tournay (A.D. MCCCCLXXXI):—" Mobilia presbyterorum Van Espen I.E. U. P. 11. flatim post eorum obitum sub securo et stricto arresto inven- T. xxxII.c. VIII. tariari, ac inventariata teneri quoadusque ei constiterit, an presbyteri defuncti testamentum condiderint vel non; si autem intestati decesserint, bona prædicta per dominos decanos ad majorem utilitatem vendantur, et alitèr super hoc decaní disponant, quòd ipsi inde gentibus et officiariis nostris computum et rationem loco et tempore debitis reddere posfint; si verd testati fuerint, testamento probato, bona executoribus tradi."

In the diocese of Autun it is enjoined by the synodal ss. cc. Tom. flatutes of that church on all archpresbyters, to lay before the bishop the wills and inventories of curates deceased within their archipresbyterates, on pain of excommunication, and a fine to the bishop of ten pounds.

In that of Ypres, great responsibility is imposed upon them, in respect of the conservation of the church's property, on the decease of an incumbent:—" Decenorum stat. Symodi Diosc. Ypress f. officium est," fays the fynod of Ypres (A.D. MDLXXVII.), Tit. vII. cap. IX.

"omnia et fingula munimenta portionis pastoralis, et qua aliquo modo officium pastorale concernunt, conscribere, et sub inventario (ne distrahantur ab hæredibus) conservare, successori, dum institutus fuerit, sub attestatione de receptis, tradenda:" and to the like purport speaks the synod of Antwerp (A.D. MDCX).

Decret. Synodi Dioc. Antverp. p. 331.

Codex L. E. A. Vol. 11. p. 1550. § XV. XIX. By the London "Instructions to Beans Rural," above quoted, "the bean is to make a return into the consistory court of all who interfere with the goods of deceased clergymen without probate of the will of the deceased, or without administration of his goods granted by the ordinary of the diocese."

But while bringing forward these extracts in illustration of archiptesbyteral duties to the dying and dead—more in place, perhaps, in later pages of our naperron—we are suspending the far more useful functions which beans rural were charged with, to the living clergy of their presidencies:—these, hitherto only slightly alluded to, we must now resume in detail; beginning with the canons pertinent to the apparel of ministers, and their conversation with regard to life and manners.

CHAPTER IV.

SUPERVISION OF CLERICAL APPAREL

O fee that the clergy were strictly canonical in their habit and tonfure was a leading article of the archpresbyter's duty in every beauty—one of the earlieft, probably, with

which he was invested in our island:—for, from Odo's cc. M. B. et H. canons it would appear, that there was a particular garb can. iv. for the priefthood of England, in common life, as early as the year DCCCCXLIII; though it afterwards fell into difufe.

To support the church canons upon this point of personal attire1, the deans rural were to set the good example of walking decently apparelled in canonical costume with close copes—" Omnes detant rurales et cc. M. B. et H. presbyteri decenter incedant in habitu clericali, et cappis clausis utantur;"—being, moreover, in their own perfons, "honeste tons et coronati"—in deference to the ordinance which they were to enforce in others. Such was the twenty-eighth canon of the provincial council of

⁽¹⁾ In the fourth conftitution of the papal legate Cardinal Gallo SS. CC. Tom. (A.D. MXXVIII.), red and green vestments are inhibited to beaus, arch- XIII. col. 787. priests, and archdencons :- " Decanis quoque, archipresbyteris, et archidiaconibus, ne vestes rubri coloris, vel virides habere præsumant: et specialitèr archidiaconibus et præpositis qui habent curam animarum, ne cappas foratas habeant manicatas."

CC. M. B. et H. Vol. 1. p. 502.

Vol. 11. p. 5.

Oxford under Stephen Langton (A.D. MCCXXII.), with this penal confequence—that all violators of the law were liable to the correction of their fuperiors. But a prior provincial council at York under Hubert Walter (A.D. MCXCV.), having enjoined both crown and tonfure on the clergy generally, adds, that, if any unbeneficed priests contemptuously refused the distinction, (for the beneficed were brought to fubmit by deprivation 1,) they were to be clipped, against their wills, by the archdeacon or deans. (Can. IX.) "Clerici . . . qui beneficia non habent, per archidiaconum, vel decanos tondeantur inviti." Departure from the true canonical vesture, crown, and tonsure, in the dean's own case, (unless he made immediate fatisfaction on admonition) was ipso facto suspension CC. M. B. et H. from office and emolument, by the fifth Legatine Confitution of the Cardinal Deacon Othobon (A.D. MCCLXVIII.); who feems to have taken great pains, by various and peremptory injunctions about drefs, to check its licentiousness; though all his efforts were of little avail. The clerical beau continued, despite canonical inhibition.

In the days of Archbishop Peckham (A.D. MCCLXXXI.) complaint was ftill made of the unclerical costume of persons in holy orders: and, it was said, that the inefficacy of past legislation was occasioned by this-"Quòd minores prælati" (doubtless rural drans, and perhaps archdeacons) "hujusmodi clericos monstruosos monere non

Notitiae Gethi Episcopi Sarum, fol. 80.

⁽¹⁾ In the fullest Articles of Inquiry at Vifitation which I have ever feen, viz. those of Bishop Seth Ward (contained in his siss. Notitiz of the diocese of Sarum) under the head of Ministers, is a query, Whether they have " haire long;"—but the good prelate does not impose on his Deans rural the duty of clipping the καρηκομόωντες.

audent;"-wherefore the council enacts (the object of the church being defeated by the pufillanimity of her officers), that the penalties inflicted by the law of Othobon shall take effect without previous monition; and that special inquisition shall be made in every beauty after offenders of whatfoever grade and confequence, and process commenced against them "in forma canonica." See Turner's Hift. of England, Vol. v. 4to. p. 30, note 48; Gibson's Codex I.E.A. Vol. 1. Tit. vii. on the Conversation and Apparel of Ministers; and Archdeacon Bayley's excellent Charge to the Clergy of Stow (A.D. MDCCCXXVII.), p. 44, note (g), p. 9.

If a clericus, duly shaven and shorn, were made prifoner by the civil power, the dean rural was to intercede for his absolute and immediate liberation; or, at least, for his furrender to the custody of the church: - " Si cc. M. B. et H. clericus habens coronam vel tonfuram competentem, captus fuerit, five fuerit notus five ignotus, et literatus, moneantur captores, et detentores per decanum loci, ut eum libere sine difficultate recedere dimittant; nisi forte suspectus fuerit in manifesto delicto; et tunc exigat eum decanus locí, ut ei custodiendus dimittatur auctoritate domini episcopi: quod h negatum fuerit, admonitione præmisså, eodem die nominatim excommunicentur, &c. &c." Ex Constit. W. de Bleys, Wigorn. Epifc. (A.D. MCCXIX).—But when thus liberated by virtue of his clerical privileges, and the power entrusted to the dean by the bishop for that purpose, if the

⁽¹⁾ The council of Rouen (A.D. MCCXXXI.) can. XVIII. commands SS. CC. Tom. the civil power forthwith to declare the capture and imprisonment of XIII. col. 1255. clerks to the " decanus loci fine moræ dispendio."

faid clericus were found to be infufficiently "tonforatus vel coronatus," he was to fuffer condign punishment at the hands of the bishop "pro incompetenti tonforatione vel coronatione." See the Constitutions and Canons Ecclesiastical, A.D. MDCIII. can. LXXIV. Decency in Apparel enjoined to Ministers.

CHAPTER V.

SUPERVISION OF CLERICAL CONVERSATION, AS TO LIFE AND MANNERS.

T has been briefly noticed at the commencement of our remarks on the inspectionary duties of beans rural in relation of the priesthood (fect. v. c. 1.), that they were to forbid the appearance of the clergy at any indecent sports and

plays.

Upon this point, the Constitutions of Walter de Cantilupe, bishop of Worcester (A.D. MCCXL.), have an exprefs canon—one among many declaratory of those duties and observances which concerned propriety of conduct in the clerical order, and were ceded to the more especial scrutiny and correption of the archdeacons and means of the diocefe. The canon alluded to bears the title—" Ne clerici interfint ludis inhonestis;"—and cc. M. B. et H. prohibits in detail, "Ne clerici intersint ludis inhonestis. vel choreis, vel ludant ad aleas, vel taxillos; nec sustineant ludos fieri de rege et regina, nec arietes levaris,

(3) " Arietes levari."—In Kennett's opinion, "arietum levatio" was

^{(1) &}quot; Ludere ad aleas vel taxillos"—Angl. to play at dice. See Strutt's Sports and Pastimes, B. IV. C. II. p. 230.

^{(2) &}quot; Ludos fieri de rege et regind"—Angl. to play at cards, as Du-Gloffar. Tom. IV. cange thinks, who cites the words of the canon, with this remark- col. 154. " Videtur innui ludus quem vulgò Chartarum dicimus, siquidem ed ætate notus fuerit." See Strutt's Sports and Pastimes, B. IV. C. IL. pp. 240, feqq., and the Canons and Constitutions of MDCHI. can. LXXV. Sparrow's Colwhere the clergy are forbidden to spend their time " in alea, chartis lection, p. 342. pictis, tesseris, alisfoe ludis illicitis, &c."

nec palæstras publicas sieri, nec gildas inhonestas; et præcipuè mercatorum et peregrinorum, quas omnind fieri prohibemus, per quæ multa novimus pericula provenisse."

Brown's Fasciculus Rerum, in

Again—in the diocese of Lincoln, about the same time, we find the illustrious prelate who then presided over that see, Robert Grosseteste, urging upon the same func-Append. pp. 382. tionaries, by letter, continual vigilancy, in order to put a stop to these and such-like laxities:—" Faciunt etiam. ut audivimus, clerici ludos quos vocant miracula 1; et alios

> the same as running at the quintan or quintal; for which see his Glossary at the end of the Paroch. Antiq. Vol. II.; also Ducange in vv. Tom. I. col. 389. with a sketch of this sportive exercise; and see Strutt's Sports and Pastimes, B. III. pp. 89, seqq. Pl. IX. X. XI. XII.

Kennett's Glof-∫ary.

This customary English sport, practifed usually at weddings, was either fo ludicrous or fo dangerous, that it was often forbidden by ecclefiaftical authority:—as in the diocese of Lincoln (A.D. MCCXXXII.); of Worcester, in the text; of Durham (A.D. MCCLV.); besides a constitution of that great preserver of discipline, Bishop Grosseteste-so called, as the facetious Fuller tells us, "from the greatness of his head, having large stowage to receive, and store of brains to fill it." "Roberti titulus, nomine Grande Caput."

Church History, L. 111. p. 65.

Richard de Bardney.

Vit. Abbat. ad Calc. Hift. p. 56.

Pegge's Groffeteste, p. 118. note (c). Warton's H. of E. P. Vol. 1v. p. 150.

(1) " Miracula"—miracle-plays, or miracles, as they were commonly called-fpectacles reprefenting the lives of faints and the most eminent scriptural stories-" Miracula vulgariter appellamus," says Matthew Paris: and we learn from Chaucer, that, in his time, plays of miracles were the common refort of idle gossips in Lent. See Warton's Hist. of English Poetry, Vol. 11. pp. 69, seqq. 8vo. Edit. Clerks were not only often concerned in them, but they were acted in churches and churchyards, down to the time of the Reformation, and were revived by Mary I. as an appendage of the papiftic worship. See also Strutt's Sports and Pastimes, B. III. c. II. pp. 116, seqq. Mr. Warton assigns the probable rife of them to a very early period. See Hist. of English Poetry, Vol. III. § xxxiv. pp. 193, feqq.

ludos quos vocant inductionem Maii1, festum Autumni2; et laici scotales*; quod nullo modo vos latere possit si vestra prudentia super his diligenter inquireret."

With fuch keenness of scrutiny was the inquisition of Kennett's Parothe lives and manners of the nobility and commonalty, ties, Vol. 1. p. 336. as well as clergy—all ranks and grades, from the highest to the lowest—carried on by the archdeacons and beans rural of this most excellent and energetic disciplinarian, Brady's History, at the inftigation of the two orders of predicant friars of p. 597. his diocese, that it was deemed a fit subject of complaint

(2) "Festum Autumni"—answering, probably, to the modern harvesthome festival. Bishop Grosseteste enjoined his chapter of Lincoln not Epist. p. 331. to permit, on New-year's day, the "festum stultorum," the feast of fools, to be played, as it was a vain and filthy thing.

(8) "Scotales"—Johnson says these "feem to have been public com- Eccl. Laws, V. 11. potations, at the charge of fome, for the benefit of others." Archbishop MCCXXXVI. Edmund (A.D. MCCXXXVI.), in his conflitations, forbids the clergy to publish scotales. And, if any priest or clerk were guilty of such publications of such publications. And, if any priest or clerk were guilty of such publications of such publications. cation ("bannum scotallorum") or were present at scotales, he was to be canonically punished. Can. vi. Spelman glosses " Scotala, Scotalla, Gloss. Archaol. fcotallum, fcotal, et fcotales—Juxta quosdam est compotatio emungendæ p. 506. in voce. pecuniæ gratid, vicinis advenisque à quolibet exhibita. Quasi dictum à scot, i. pecunia, et ale, i. cervifia: quod inverso vocabulo alii an aleshot muncupant." See Blount's Ancient Tenures by Beckwith, p. 509. It is ever defirable to point out any evidences of connexion between the Beveregii Sy-Anglican and Afiatic or elder Greek church:—these very compotations nodic. Tom. I. are forbidden in the fifty-fifth canon of the council of Laodicea-ori où δει ιερατικούς η κληρικούς έκ συμβολής συμπόσια έπιτελείν, άλλ ούδε λαϊκούς. See Balfamon in loco.

⁽h) "Inductionem Maii" - May-day games - Carpentier in voce Gloffer. T. VIII. Maium, "usus erigendi arborem, primo die mensis Maii in compitis, vel col. 1126. ad ædes puellarum, &c." It was customary for the priest and people to go to some wood on May-day morning, and return, in a fort of triumph, with a May-pole, boughs, flowers, garlands, and fuch-like tokens of the Spring. See Maii Inductio in Cowel's Law Dictionary.

Groffetefte, p. 148

to the king, as an insupportable grievance and imposi-Pegge's Life of tion upon the liberty of finners; and the king, by the advice of his council, interposed and stopped the inquisitorial proceedings.

> But how much the religion and good discipline of the diocese was afferted by the vigilance and activity of this exemplary bishop, aided by his spiritual deputies, the archdeacons and deans of his extensive jurisdiction, appears from the declaration which he himself made before the Pope and cardinals of Rome, on the occasion of his answer to the appeal of the knights Templars. See Wharton's Anglia Sacra, Tom. 11. p. 347. and Kennett's Parochial Antiquities, Vol. 1. pp. 343-44.

Stat. Synod. Dicc. Audomar. Tit. xvII. c. XI. p. 80.

SS. Rotomag. Prov. P. II. p. 345. Synodi Abrincenfes.

The council of Saint Omer (A.D. MDLXXXIII.—MDCXL.) prohibits pastors and their deans to join clubs and confraternities in banquetings—fuch being interdicted to all ecclefiaftics; and that of Avranches forbids the clergy generally the pursuit of field-fports, hunting, the use of fire-arms and other offensive weapons, on pain of suspenfion ipso facto; and commands the rural deans of the diocese to have a watchful eye to such offences and offenders, and to inform the bishop of them (can. vu. A.D. MDCXCIII).

Not only were the deans to fee that the clergy, entitled to the distinction of crown and tonfure, canonically observed them; -not only to enforce them on the refractory and disobedient with their own hands;—but, in case of any members of the priesthood being, in any flagrant instances, guilty of behaviour proscribed by the

church—juggling, stage-playing, buffoonery—fuch as was difgraceful to the facerdotal distinction of crown and tonfure—the deans and higher officers were again and again ordered to deprive them of it.

It had been early enacted, for instance, that no "cle-Thef. Anecdot.

Marten. Tom. 1v. rici" should be "joculatores, Goliardi, seu busones," col. 727. "et si per annum illam artem diffamatoriam exercuerint. omni privilegio ecclesiastico sint nudati &c." Accordingly the Constitutions of the council of Sens (A.D. DCCCCXV.) decree, "Quod clerici ribaldi" (Juglers, Spelman. gl. in v.) ss. cc. Tom. xI. col. 788. " maxime qui vulgo dicuntur de familia Golia per CC. Rotomag. decanos Christianitatis tonderi præcipiantur, vel etiam radi. Prov. P. 1. p. 135. ità quòd eis non remaneat tonsura clericalis: ità tamen quòd sine periculo et scandalo ista fiant." The same canon ss. cc. Toin is repeated, totidem verbis, in the council of Rouen (A.D. Maiid Suppl. MCCXXXI.) can. VIII.; of Chateau Gontier (A.D. MCCXXXI.) ad SS. CC. Tom. 11. col. 1057. can. xxi.; and again at Sens (A.D. MCCXXXIX.)—See Spelman. Gloff. pp. 264. 487-88. and Ducang. Gloff. Tom. 111. col. 502. Tom. vr. col. 794.

Mountebanks, it feems, were commonly employed at the festivities attendant on marriages, and such-like merry meetings, in the thirteenth and fourteenth centuries; and the clergy too often profittuted their facred profession to a participation of such absurd fooleries: connected with which there is a curious canon in the instructions for regulating the decanal office of the diocese of Liege (A.D. MCCLXXXVII.)—not prohibitory of these revelries altogether, but of the custom of sending the jugglers to be paid for their exhibitions before the dean's friends and relatives, out of the pockets of the inferior clergy of the deanties-Can. xvIII. " Decant pro nuptiis Thef. Ancedot. confanguineorum suorum non mittant presbyteris suis sub- IV. col. 858.

ditis joculatores remunerandos, nec presbyteri suis subditis vel sociis, nec clerici clericis, &c."

Vet. Scriptor. Coll. Martene & Durand, Tom. VII. col. 113.

The council of Treves (A.D. MCCXXVII.), in a canon devoted to beans rural, enjoins, " Quòd becaní accusent vel deferant nobis vel officiali nostro omnes sacerdotes vel clericos lusores et tabernarios, fornicatores manifestos, et celebratores clandestinorum matrimoniorum, et usurarios, et negotiatores:" and orders the clergy to make the like presentments of peccant deans. Nearly the same general ordinance " to all and fingular archpresbyters" was imposed by the fynodal statutes of the church of Autun, for strenuous and diligent execution, towards the close of the same century—" Quòd cum omni solertià et curà Thefaur. Anecd. adhibità diligenter inquirant, et subtiliter investigent ab archipresbyteratibus suis, si sint aliqui sacerdotes aut clerici lusores, tabernarii, negotiatores, secum suspectas mulieres tenentes, et præcipuè incontinentis vitæ. Quos autem tales invenerint, eorum nomina nobis aut officiali nostro, quam citius potuerint, mittere non postponant." See also a canon of the fynod of Constance (A.D. MCCCCLXXXI.), "Contra presbyteros mercatores," in the latter part of the Rouen Collection of Councils, p. 571.

T. IV. col. 478. SS. CC. Tom. xtx. col. 304. can. XCIV.

CC. Rotomag. Prov. P. 11. p. 107.

The "Injunctiones ad Decanos" of the winter fynod of Rouen (A.D. MDVI.) impress on these officers, "Ut frequentiùs quàm fieri poterit visitent suos curatos; et quos invenerint malè viventes, informationes super hoc faciant, et assignent eis diem coram officiali." frequentent tabernas, sed exemplum benè vivendi tàm in habitu, quàm moribus et conversatione suis subditis ostendant:"-also, "Ne pecunias accipiant directè vel indirectè

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à fuis curai ; vel ab eis munera exigant ut eos finistrè vivere permittant."

Lastly, the fynod of Bois-le-duc (A.D. MDCXII.) charges the deans of Christianity and others, "Ut publicos concuStat. Synod.
binarios, usurarios, simoniacos, aliosque notorie criminosos Cap. III. p. 37. presbyteros ab altaris ministerio arceant," upon pain of grave punishment.

But of all clerical transgressions, there was none to which the watchfulness of rural deans was more seduloufly directed than incontinency;—none, against which the councils of the church issued more frequent cenfures; -none, where negligence and connivance, on the part of deans and archdeacons, were more feverely reprobated and punished. And, of course, in spiritual watchmen, expected and commanded to be keenly alive to the carnal faults of the inferior clergy, personal chastity was effentially required.

Accordingly, as early as the year DLXVII, we find the SS. CC. Tom. VI. fecond council of Tours decreeing, in its nineteenth canon, an effectual mode of enfuring the continence of bican archpriests, and of attesting the same to the church: -" Archipresbyteri bicani, et diaconi, et subdiaconi, non quidèm omnes, sed plures in hâc suspicione tenentur à populo, quòd cum conjugibus suis maneant. Pro quâ re hoc placuit observare, ut quotiescunque archipresbyter, seu in vico manserit, seu ad villam suam ambulaverit, unus lector canonicorum suorum, aut certus aliquis de numero clericorum cum illo ambulet, et in cella ubì ille jacet, lectum habeat pro testimonio. Septem autem inter subdiaconos et lectores, vel laicos habeat concessos, qui vicissim septimanas cum illo

facere omninò procurent: et qui distulerit, sustigetur."— If the archpriests neglected the correction of the clergy ("juniores suos") in this crime of conjugal intercourse, continues the same canon, "ab episcopo suo in civitate retrudantur in cellam, ibique mense integro panem cum aquà manducent, et pænitentiam agant pro sibi credito clero, quià nulli clericorum, juxta sententiam canonum, cum conjuge sud manere permittitur."

Eju/d. col. 644.

Again, the council of Auxerre (A.D. DLXXVIII.) enacts, in its twentieth canon—"Si presbyter (quod nefas est dicere) aut diaconus, aut subdiaconus, post acceptam benedictionem, infantes procreaverit, aut adulterium commiserit, et arthipresbyter hoc episcopo aut archidiacono non intimaverit, integro anno non communicet illi verd, qui hoc commiserint, deponantur."

SS. CC. T. XII. col. 212. Conc. Rotomag. Prov. P. I. p. 56.

Lastly, the council of Rouen (A.D. MLXXII.) can. xv. under the same head, "De clericis uxoratis," and "Quales esse debeant decans," enjoins "Ut tales decans eligantur, qui sciant subditos redarguere et emendare, quorum vita non sit infamis, sed meritò præseratur subditis;"—implying therein that exemplary absinence was expected in the persons of the deans themselves.

To enforce clerical celibacy 2 in England, Archbishop

Johnfon's Preface to V. M. Vol. 11. p. exiil. & p. 6. note, can. 111.

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⁽¹⁾ In the first three centuries, we hear of no injunction to celibacy; nor, indeed, till the pontificate of Gregory the Great (near the close of the sixth century), was this absurd law universally received.

⁽²⁾ Among the many proofs of the eastern origin of the British church, it is here pertinent to remark, that the early clergy of these isles—all the Anglican, and many of the elder Anglo-Saxon clergy—copied those of the Greek church, in retaining their wives. In the latter, even bithops were permitted to keep their wives till the council of Trullo (A.D. DCXCII.), according to Balsamon; and here in England, till the reign of Edgar,

Anselm, who regarded the marriage of the clergy as the Wilkins's LL. most intolerable of all abuses, held a council at London Eccl. & Civil. (A.D. MCVII.), expressly directed adversus incontinentes clericos. Earlier attempts had been made by this prelate (A.D. McII.), and by Lanfranc 1 his predecessor (A.D. MLXXVI.), by the penitential canons (A.D. DCCCCLXIII.), by Elfric (A.D. DCCCCLVII.), (the fin being equalized with murder, in its punishment, by the penitential canons) to impose fingle life on the English clergy. But, on the authority of Henry of Huntingdon, it had not been prohibited to them generally to marry till the tenth century. Afterwards-" when, by the attempts, and Works by Hepressures, and tyranny, and arts of a hundred and thirty p. 138. years' continuance, the clergy were driven from their chaste marriages," in the words of Jeremy Taylor,-

and the primacy of Dunstan, Mr. Johnson's fays, " It is certain, that even those of the clergy who lived in monasteries had their wives cohabiting with them. And the chronicle of Winton informs us, how, after a long struggle, they were at last ejected by the miraculous voice of a crucifix, which yet was heard by none but the king and the archbishop." (Spelman. Concil. Vol. 1. p. 492.)—Again, "When they, the clergy, were Burnet's Hift. of put out from their feats," in Bishop Burnet's words, "because they would the Reformation, Vol. 1. p. 42. not quit their wives, they were not deprived of facred orders." " In Vol. 11. p. 187. the Western church, married clergymen are noticed in many Spanish and Gallican fynods; wherein bishops' and priests' wives are called episcopæ and presbyteræ." The reader, who may wish to see the subject of clerical celibacy discussed in a masterly way, is referred to Suicer The Eccles. in v. Γάμος, coll. 725, feqq. ad 734. He will also find much valuable historical matter collected by the Rev. E. Pagitt, in his Christianographie, Part III. 4. Marriage of Priests, pp. 56, seqq.

(1) Lanfranc did not impose celibate on the clergy in the villages, Burnet's Hist. of but only on those that lived in towns, and on prebendaries. But Anselm the Reformation, Vol. 11. P. 11. carried it farther, and simply imposed it on all the clergy: yet himself B. I. pp. 187-88. laments, that fodomy was become then very common, and even public.

during the protracted struggle that thereupon enfued between men's natural rights and the arbitrary injunctions of the papacy and its emissaries, the interference of beans rural on the fide of inhibition was again and again called for. Nor, indeed, when the Pope had apparently established his anti-matrimonial decree, and got the clergy partially to yield unwilling fubmiffion to it (which they did, as a mere law of the church, founded on no law of the Gospel), could the papal veto be subsequently upheld without the continued vigilancy of our rural officers,—themselves advocates by compulsion of the canons of celibacy, and invested by the church with power to inflict punishment for every violation of it in the persons of their subject clergy. Accordingly, the tomes of the councils at large con-

tain some sew mandates, and those of our own islands more particularly abound with instructions to beans. archdeacons, and other ordinaries, not only on this head of profcribed conjugal union, but also on the vices con-Peggo's Life of fequent upon compulfatory celibacy. For "the church was overrun with a deluge of incontinence, fornication, Church History. adultery, and yet worse." Since "those," in Fuller's p. 19. xxx. cent. emphatic language, "who endeavour to make the way to heaven narrower than God hath made it, by prohibiting what he permits, do in event make the way to hell wider, occasioning the committing of fuch fins, which God hath forbidden."

Groffeteste, p. 41. în. B.

Wilkine's LL. AS. fupra.

But to return to Archbishop Anselm.—From a letter of Pope Paschal II. to the metropolitan, it is clear that 1

⁽¹⁾ In the diocese of Sarum, in the commencement of the thirteenth century, married priefts occur, fathers and fons, holding benefices in fuccession, Digitized by

the clergy, in contempt of papal penalties, continued to marry—" In Anglorum regno, penè major et melior cleri- CC. M. B. et H. Vol. I. p. 878. corum pars" are declared not only to be married, but, Thomassin. V. et what is a much more extensive affertion, to be actually P. II. II. the fons of priests.—And the same was the case in France p. 251. vi. seqq. -where, as well as in England, extensive powers of difpensation were granted to the Pope's representatives, to make exceptions in favour of the clergy fo circumstanced: while, at the same time, the laws of celibacy were to be more vigorously enforced for the future. Anselm took up the matter in good earnest, and under his primacy the beans rural, as supervisors of clerical chastity, are bade, in the council already referred to (the first in which they appear in fuch a capacity in England, for celibacy was not enforced in rural diffricts before), to swear, "Quòd pecuniam non accipient pro toleranda transgressione statuti ut clerici caste vivant;" and non-compliance with the oath is made punishable, with the loss of their decanates. Again, under the title of "ministri, quibus cum archidia- CC. M. B. et H. Vol. 1, p. 410. conis hoc incumbit" (unless the reader would rather understand church-reeves than beans rural), they are commanded by the feventh canon of Archbishop Corboyl's Westminster council (A.D. MCXXVII.), "omni studio et solicitudine ab ecclesià dei hanc perniciem (scil.) contubernia mulierum illicitarum omninò eradicare." Suspension Ejusa. p. 502. is threatened by the York canons of Hubert Walter (A.D. MCXCV.), if the deans, by connivance, notify not to

fuccession, without any notice of papal dispensation being granted to them, to capacitate them so to do. See Vetus Registrum Sancti Osmundi penes Epifc. Sarum. The passage is more particularly referred to hereafter, under the head of "Illegitimates."

their prelates the carnal excesses of the clergy; while the divine benediction is invoked on those who from zeal declare them. Can. xvII.

Dr.Brady's Hift. of England, p. 537. A. Henry III.

Like vigilance is inculcated by the constitutions of Sarum (A.D. MCCXVII.), according to Dr. Brady—(but I do not find any fuch fact in any Sarum document of this date); of Durham (A.D. MCCXX.); of Edmund archbishop of Canterbury (A.D. MCCXXXVI). Indeed, in all the canons (each pregnant with more fevere restrictions than its forerunner) which passed the church at this period to promote the darling object of the papacy, the celibacy 1 of the clergy, rural beans and archdeacons were the constituted local watchmen of clerical continency. Nor, indeed, enlightened as was Bishop Grosseteste of Lincoln, and inclined on other points to contest the tyrannical interference of the papal court, did he on this particular fubject shew more illumination than his contemporaries;—it being the reigning opinion of the day, that even the conjugal duty was not confiftent with perfect facerdotal purity.

Having enforced the standing order of celibacy in his diocese, Grosseteste had to contend with the abuses and immoralities consequent upon it: and accordingly, in one of his many letters to his archdeacons, preserved by

Church History, c. XII. B. III. p. 23.

⁽¹⁾ Fuller tells us the clergy of the diocese of Norwich were particularly adverse to the project of priests' divorces, and in the same degree, we may suppose, troublesome to the because supervisors of morals. "Indeed Norfolk men are charactered in jure municipali versatissimi," says the witty historian, "and are not easily ejected out of that whereof they have had long prescription, and present possession: no wonder therefore if they stickled for their wives, and would not let go a moytic of themselves."

Mr. Brown in his valuable Fasciculus, we find him ani+ Fasciculus Remadverting on these officers for allowing the clergy to p. 382. Epist. 107. have intercourse with focaria1:-"Habent sacerdotes plurimi suas focarias, quod eth nos et nostros lateat cum inquisitionem super hujusmodi sieri facimus, his per quos fiunt inquisitiones, perjuria non timentibus, non debet tamen vos sic latere qui præsentialiter super eos tam per vos quam per vecanas et bedellos vestros continue vigilare tenemini."

In the diocese of Constance (A.D. MOCCCLXXXI.) sen- Prov. P.11. p.571.

Sunodi Con-

(1) "Focariæ ita dictæ funt, ut placet Somnero in gloss. à curandis Brown, not. focis: bic autem, ut videtur, ad aliu modi ignes extinguendos alebantur citato. à sacerdotibus istius œvi—(et cujus quidam non, ubi tam nefarie prohibitum eis fuit sanctum matrimonium?")—See Ducange and Spelman in voce-and Bishop Gibson's Codex (Lawful Marriage of Priests in Codex I. E. A. our Reformed Church)—" Not to mention," fays he, " the abominations cap. xiv. p. 438. detected by the commissioners for visiting of religious houses temp. note Hen. 8., I will produce one more impartial evidence, viz. the acts of the metropolitical visitation of Archbishop Wareham; in which we find, that in the two dioceses of Bangor and St. David's, above eighty priests were actually presented for incontinence." But what is this to the boast of a certain prelate recorded by Henricus Cornelius Agrippa-" De quo De Incertitudine legimus gloriatum in convivio, habere se undecim millia sacerdolum scientiarum, concubinatiorum, qui in fingulos annos illi aurum pendent?"—The c. LXIV. reason why the ruling powers encouraged concubinage, rather than marriage, was this, he tells us-" Quià ex concubinis proventus illis est amplior."

The incontinent clergy might fairly ascribe some part of their vicious habits to their ruling superiors, if in the decretals of Gratian (which, though nearly all furreptitious, are upheld in credit by the papacy) it be actually laid down, as is reported, on an alleged authority of a council at Toledo, "Qui non habet uxorem, loco illius concubinam debet habere." D. 34. Ed. Paris, MDXIX. My edition, however, I must confess, reads, "Ut unius—mulieris, aut uxoris, aut concubinæ sit conjunctione contentus."

ftantienses.

tence of excommunication ipso facto passed the synod " contra presbyteros notorie concubinarios et tenentes penes fe focarias;" and a strong injunction was laid on the beans of the country to denounce all fuch to the conftituted ecclefiaftic authorities, on pain of excommunication. But the continental beans do not appear to have had their attention very frequently or forcibly directed to the support of celibate-canons. Either the clergy abroad were less uxorious than our infular ecclefiaftics, or, being more in awe of papal edicts and anathemas, more effectually fubdued their natural defires, in compliance with his holiness's will and pleasure. Certain it is, they gave very little trouble to the local ordinaries (as far at leaft as we can judge from the almost entire absence of canons directed to the point in the councils of Europe) on the score of incontinency. in England the case was altogether different. customs of the Greek church (originally introduced here by St. Paul or other apostolical missionary), in respect of clerical marriage, were never fo completely eradicated as to admit, generally and without refistance, the oppofite, unfcriptural usages of the Latin church: and thence the necessity of the frequent repetition of canons enforcing celibacy, and the oft-recited admonitions to beans rural to apply them with the utmost rigour. See Suicer in voce Γάμος, and Beveridge ad can. v. Apostol. in Pandect. Canon. Vol. II. p. 18, on the lawfulness of marriage in the Greek clergy.

The earliest penalties inflicted on the clergy of England for incontinency may be seen in the Penitential Canons (supposed to have been compiled by Dunstan) published by Wilkins, under the title of Canones editi

CC. M. B. et H. Vol. 1. p. 233.

fub Edgaro rege—(A.D. DCCCCLX.)—cann. XXX.—XXXI. The punishments, subsequently, varied at the whim and caprice of the Pope and his partifans; but whatever they were, the deans rural (as foon as those officers were inftituted) were generally concerned in their due enforcement.

Sufpension and excommunication were frequent punishments of the guilty clergy. But, let their delinquencies CC. M. B. et H. Vol. 1. p. 673. be as heinous as they might, it was enacted by W. de Cantilupe, in his Worcester Constitutions (A.D. MCCXL.), and by the Synodal Statutes of Woodloke of Winchester Vol. 11. p. 300. (A.D. MCCCVIII.), that the churches were not to be fuspended by the beans, or superior ordinaries, from the celebration of divine fervice, while the delinquents themselves could be made amenable, for professional transgressions, in their proper goods and persons, by diftraining and fequestration, by suspension and excommunication. Indeed, these enactments were of general interpretation, applicable to clerical misdemeanours of whatever kind, and not to incontinency alone. But if the brans allowed any of their subject brethren, so sufpended, or who had been a fecond time guilty of incontinence, after penance once accepted, again to officiate refuming their holy calling without prohibition—then the officers themselves were to be suspended, ipso facto, by the Winton council. And lastly, if they commuted the quality and degree of penance enjoined, or varied it for the fake of extorting money from the guilty, more readily, by fuch iniquity, they were to restore twice the fum out of their own pockets, and to fuffer other grave punishment.

Matth. Paris, Hift. Angl. A.D. MCXXV.

Church Hiftory,

Cent. XII. B. III.

p. 23.

But enough of clerical celibacy and its confequences—of the canons and conftitutions for its support, and the penalties for its infraction. ¹The conduct of Cardinal John de Crema, the legatine advocate under Pope Honorius II. of the wickedness of marriage in the priest-hood (for he came to England "with his bigness and bravery," says Fuller, "to bluster the clergie out of their wives"), we are told, "not a little advantaged the reputation of married priests;" inasmuch as it proved, by a flagrant example in his own person, the unsittness of such celibate-canons to the condition of humanity. And "God being long provoked by the impurest services of concubinage, awakened Christian princes²

J. Taylor's Rule of Confcience, Works, V. xIV. p.138.

Matt. Paris, Lib. vii. p. 219. (1) "Cum igitur in concilio severissime de uxoribus sacerdotum tractâsset, summum scelus esse à meretricis latere" (" so he called a priest's wise," says Ephraim Pagitt, Christianographie, P. IV. p. 59") " corpus Christi suciendum surgere, cum eddem die corpus Christi consecisset, cum meretrice post vesperam interceptus est." "The great honour wherewith he was everywhere received," subjoins the "parson of the church of Saint Edmond the King, in Lombard-street," " was turned into great shame, and he stole home, through the judgement of God, confounded and ashamed."

Scriptores post Bedam, p. 384. Dr. Brady's History of England, Henry I. p. 269. F. Southey's Vindiciae E. A. p. 308. (2) King Henry I. having been petitioned by the bishops in council to support the canon of celibacy in ecclesiastics, instead of endeavouring to enforce with rigour a law so much at variance with the natural seelings of mankind, converted it into a fiscal advantage, and, "taking upon himself what may be called the popely privilege of selling indulgences," granted to the clergy of the realm the society of their wives upon the payment of a certain composition and yearly tax—"accepit enim respectunium infinitam de presbyteris, et redemit eos," says Henry of Huntingdon;—the beans rural, probably, continuing their wonted surveillance during the sale of these royal licences, so as to prevent any ecclesiastic availing himself of the indulgence unless he duly purchased

and priefts, into liberty, and holiness, and reformation."

it of the king's treasury by the payment of the established wife-composition. Upon some terms or other, it is certain, the priests were at this Christianotime in a state of marriage, and "so continued," Mr. Pagitt affirms, graphie, Partiv. " in the time of Archbishop Theobald, of Thomas Becket, Richard Baldwin, Stephen Langton, Richard, Edmond, Boniface, Peecham, and others, during well neare 200 yeares after Anselm's death."

CHAPTER VI.

SUPERVISION OF THE SPIRITUAL MINISTRATIONS OF THE CLERGY.

N "the continual circumfpection of archpres-

Dr. Field of the Church, B. v. p. 507.

byters rural," in the dean of Gloucester's language, "in looking to the life and conversation of the presbyters, dwelling in the lesser titles," we have said sufficient.—Our next extracts have to do with them as inspectors of the spiritual ministrations of their subject clergy: the observance of the canonical hours of public worship—compliance with the rubric of the day, in preaching and prayer—in the performance of the special services and ordinances of the church—in processional rogation, and such-like rural ceremonies. By attention to all which particulars of sacerdotal duty, the local prelates were enabled "to shew unto their diocesan with what diligence each of the presbyters performed the work of God"—a principal object of their

Ibidem.

Bingham's Ecclef. Antiq. B. XIII. C. X delegate overfeership.

The rural beans were to impress upon the parochial clergy the observance of canonical hours;—which, besides

⁽¹⁾ See Conc. Clove/hov. can. xv. (A.D. DCCXLVII.); CC. M. B. et H. Vol. I. p. 97; Excerpt. D. Ecgbert. xxvIII. (A.D. MCCL.) p. 103; Cann. Aelfrici, c. xix. (A.D. DCCCCLXX.) p. 252; Macri Hierolex. in v. p. 312; Van Espen's Differtatio Canonico-historica de Horis Canonicis; Bingham's E. A. loco citato; and particularly Palmer's Antiquities of the English Ritual, Vol. I. pp. 202, seqq., a work which should be in the hands of every clergyman.

the morning and evening prayer, (otherwise called matins and vespers), were the first, the third, the fixth, and ninth hours, with the completorium or bed-time: or, as the times are divided by Mr. Whitaker according to mo-Hiftory of Mandern acceptation, the horæ canonicæ were three and fix chefter, Vol. 11. in the morning, nine, twelve, and three, the evening, and midnight.

Amongst the irregular practices of the clergy of his Brown's Appendix ad Fascicul. day, the non-observance of these canonical hours, in their p. 382.

Opuscula Quantum Conference of the clergy of his Brown's Appendix ad Fascicul. church fervices, is noticed by Bishop Grosseteste, in a dam R. Grosset letter to the archdeacon of Lincoln (Epift. 107—before coln. referred to) as deferving correction by his decanal and apparitorial ministers—" Plurimi sacerdotes," he writes, "DEUM non timentes, nec homines reverentes, horas canonicas aut non dicunt, aut corrupte dicunt, et id quod dicunt, fine omni devotione aut devotionis figno, immò magìs cum evidenti ostensione animi indevoti dicunt; nec horam observant in dicendo, quæ commodior sit parochianis ad audiendum divina, sed quæ eorum plùs consonat libidinosæ desidia" &c.—which things, the good prelate adds, ought not to escape the watchfulness of the archdeacon, ever prefentially inspecting the manners of the clergy and laity by means of his deans rural and apparitors—"prælia

The church of England, at the revision of our offices in the reign of Palmer's Ori-Edward the Sixth, only prescribed public worship in the morning and the vol. 1. p. 204. evening; and in making this regulation she was perfectly justified: for though it is the duty of Christians to pray continually, yet the precise times and feafons of prayer, termed canonical hours, do not rest on any divine command; nor have they ever been pronounced binding on all churches by any general council: neither has there been any uniformity in the practice of the Christian church in this respect.

domini fortitèr præliantes, et inordinata prædicta et similia ad ordinem reducentes 1. &c."

Brown's Fasciculus Rerum, p. 427.

The fame inattention to the appointed hours of divine worship Cardinal Campegio accumulates on the catalogue of ecclefiaftical abuses, which he purposed to reform in his Ratisbon Constitution (A.D. MDXXIV.),—arming ordinaries with power to punish such violations of discipline, according to the degree of guilt, either by diverting the received profits of the benefice from the delinquent's own use to that of the church or poor; or, in case of his obstinate perfeverance in the fame fault, of altogether depriving him of it. And this they were to effect by the instrumentality of their archdeacons and deans rural.—"Cum beneficia propter officia juxta patrum sanctiones dari consueverunt, fierique vix possit, ut in tanta præbendatorum caterva non reperiatur, qui officii oblitus horas negligat canonicas: hinc statuentes volumus et ordinamus, ut locorum ordinarii per archidiaconos et decanos de hujusmodi sacerdotibus negligentibus, sese diligenter edoceant, et secundum uniuscujusque negligentiam atque desidiam fructus perceptos, vel in utilitatem ecclesia, vel in usum pauperum vertant. Quòd si post legitimas monitiones et simul primam correctionem, in eandem negligentiam, quæ dissolutæ prorsus mentis indicium est, quis relabatur, tum beneficio etiam

Mê. Negiêtr. Sancti Dêmundi fol. 40. *penes* Epifc. Sarisbur.

⁽¹⁾ If the chanters of the cathedral church of Sarum were too often absent from these horæ canonicæ, or, in other words, from divine worship, the Constitutions of Bishop Osmund enacted, that they should seek pardon of the dean and chapter, prostrating themselves before them:—and if they did not amend under correption, they were to be degraded, and to submit to penance "in choro ultimi puerorum secundum quantitatem delicti."

ecclesiastico privetur: collatorique vel patrono de alio idoneo providendi aut præsentandi sit potestas."

Lastly, the synod of Antwerp (A.D. MDLXXVI.), under the stat. synod. head de divino cultu, has feveral injunctions respecting p. 235. the observance of horæ canonicæ,—commanding the deans rural "Ut diligenter inquirant contra negligentes, eosque ad episcopum deferant, maximè quos deprehendent celebrare non lectis horis:" and at a later period (A.D. MDCX.), furmarily decreeing-"Beneficium simplex obtinens, habi- Decret. Symod. tum clericalem gestet, horas canonicas legat, oneribus Titxviii.c. xxi. missarum, et aliis si quæ incumbunt, satisfaciat; eorumque p. 334. omnium legitimum testimonium decano rurali exhibeat alioquin fructus non faciat suos."

To the non-observance of horæ canonicæ we may subjoin, from the fore-cited letter of "Seynt Roberd" of Lincoln, and other authorities of recenter times, a few uncanonical practices—deviations, it may be, from the various rubrics of the day—in respect of preaching and confession, pointed out to the correction of deans rural:— "Sunt quidam rectores et vicarii et facerdotes, qui non Brown's Fasciculus Rerum in folum audire fastidiunt prædicatores fratrum utriusque Append. p. 382. ordinis, sed, sicut possunt, ne audiat eos populus prædicantes, aut eis confiteatur, malitiose præpediunt: admittunt etiam, ut dicitur, prædicatores quæstuarios ad prædicandum, qui solùm talia prædicent qualia nummum meliùs extrahunt," &c. Whereas, the bishop adds, he allows Pogge's Life of no questuary preachers, but only the parochial ministers

^{(1) &}quot;Si aliquis de questuariis philaterias suas ostenderit populo, ad CC. Rotomag. facilius extorquendam pecuniam, capiatur, et cum suis philateriis addu- Provinc. P. II. catur ad officialem, &c." (Præcepta Becanis facta, A.D. MCCXLV.) Digitized by GOOGLE

to open and explain the fervice in few words:—and therefore he urges his archdeacon (" per decanos et bedellos") to purify the temple of God of all fuch pollution, to induce the people to pay devout attention to the licensed preachers of the orders of Friars, and to confess to them with all humility, to admit no questivaries to their pulpits, and lastly to prevent, as much as posfible, all intercourse between Christians and Jews.

Such pastors as either cannot, or will not, preach, or, by their preaching, do more harm than good, within the diocese of Cambray, are presentable by beans rural; who are specially charged to see that the clergy of the province fulfil their duties of preaching, administering the Decreta Concilii sacraments, &c. &c. " Decani Christianitatis," says the provincial council (A.D. MDLXXXVI.), " referant episcopis aut eorum vicariis, si quos deprehenderint pastores, vel ob imperitiam, vel ob negligentiam à prædicatione verbi DEI abstinentes, et longè magis, si quos noverint, qui suis prædicationibus magis destruant quam ædificent."---- " potif-

Provincial. Cameracensis, Tit. 11. cap. vI, p. 8.

Tit. XIX. c. XII. p. 78.

Stillingfleet's Ecclefiastical Cases, Vol. 1. pp. 16, feqq.

(1) Compare with this Lincoln canon, the forty-ninth of our CC. Eccles. of MDCIII. " Ministers, not allowed preachers, may not expound." The preaching friars of Groffeteste's days were a fort of licensed preachers, who had no cure of fouls, but were still accounted a kind of pastorsauthorifed "jure communi," or rather "privilegio speciali," to teach the people, not only in the churches but "in plateis publicis"—to the entire superseding of the parish priests; who are described in a provincial constitution of the reign of Edward I. as being " so ignorant and stupid that they rather made the people worse than better." Bishop Groffeteste is said to have been a great friend of the predicant brethren of the extensive diocese of Lincoln.

Objections of Frères, c. XIX. Dis. Lowis's Estay on Suffragan Bishops, pp. 7, 8.

These friars, it seems, were sometimes ordained as chorepiscopi or suffragans. "Frères," says a writer about A.D. MCCCLX, "ben made bishops, to go and preche and convert heathen men, and leave this ghostly office and be suffragans in England. Digitized by

simum autem observent decans ut pastores in prædicatione verbi del, sacramentorumque administratione, ac in cæteris omnibus suo muneri satisfaciant."

The Synodal Instructions of the province of Rouen contain a few useful precepts for the decent and regular administration of the special services of the church, addreffed to beans rural—ex. gr. those delivered to the deans in scriptis, after the winter synod of the year MCCXLV.

—" Præcipiant detaní presbyteris, ut ante statutum tempus Præcepta Decanité Facta &c. ez ab ecclesiá, maximè pecuniæ interventu non recipiant mu-lieres ad purificationem¹, nisî de licentiâ officialis aut archi-p. 78. diaconi."

Again-" Ut mulieres desponsatæ non recipiantur ad missam eo die quo fuerint desponsatæ: sed secundâ, vel tertià die."

Again—" Quòd presbyteri diligenter singulis diebus Dominicis denuntient in suis ecclesis, secundum quod de novo est statutum in synodo, quòd per sidem datam per verba de futuro; nullatenùs audeant contrahere volentes se carnalitèr commiscere, donèc banna fuerint completa, ne appareat aliquis contradictor," &c. &c.

Again—" De sacramento matrimonii"—the fynod of Decreta Synodi Tournay (A.D. MDLXXIV.) decrees, that, if both contract- p. 18. ing parties be of the same beauty, they may be joined together in wedlock without a decanal licence,—on a proper declaration of the publication of banns by the

⁽¹⁾ The mothers of illegitimate children having been improperly Stat. Synodi admitted to purification in the church, in the diocese of Bois-le-Duc, it Buscoducens, is forbidden to all priests, by the synod of MDCXII, "Sub pand sufpenfionis, quam eo ipso incurrant, mulieres, quæ ex illicito concubitu pepererunt, ad purificationem admittere, nifi facultate ab archipresbytero loci ad hoc literatorie obtenta."

respective parochi, the one to the other;—but if the parties be of different deanties, the letter of the dean is required before the marriage ceremony can be performed by either parochus:—" Si vero diversorum decanatuum fuerint contrahentes," says the third canon on the sacrament of matrimony, "non nisi receptis priùs sui decani literis ad affidationem procedat parochus."

An irregularity in the facrament of the mass—(the

CC. M. B. et H. Vol. IV. p. 146.

administration of two masses in one day)—is pointed at in the diocese of Gloucester as meet for presentment to the bishop by beans rural.—Touchinge the clergie, can. xiv., it is enacted by Cardinal Pole, or rather by his sub-delegate, the bishop of Gloucester, in his Injunctions to the diocese (A.D. MDLVI.); "That every beane shall significe unto his ordinarie onse every quarter, at the least, the names of suche priests as for lucre useth to say two masses in one daie, contrarie to the canons in that case provided." And the like irregularity is forbidden by Gaspar Nemius to be any longer licensed in the diocese of Antwerp (A.D. MDCXLII.)—the deans rural being the publishers of the authoritative revocation of all licences, already granted to any of the parochial clergy, that might seem to countenance such sacramental abuses.

Decreta Synod. Antverp. A.D. MDCXLII.

In the diocese of Cologne, we learn from the twenty-fifth canon of the second council (A.D. MDXLIX.)—" De processionibus ruralibus (in quibus sacra hostia cum imaginibus sanctorum circumfertur")—that it was committed to beans rural to exhort the clergy " per suas regiunculas" to conduct these much abused country processions according

SS. CC. Tom. XIX. col. 1394.

to the canon of the church:—" Nec vagi et incompositi Statuta Synodal. per Nicol. Epiper agros discurrant, et præsertim Rogationum tempore, sop. Harlem. A.D. MDLXIV. quandò deum pro misericordia et frugum conservatione imploramus; transgredientes pastores aut ipsi in synodis fuis corrigant aut visitatoribus nostris indicent "-- says the cited ordinance: - which is again followed by others, enforcing on the clergy obedience to their deans in these and all lawful matters; -- commanding the epifcopal vifitors not to allow disobedience to go unpunished;—and yet farther threatening all fecular magistrates with excommunication, who should dare to obstruct the spiritual police in the execution of their duty. See also Decreta Synodalia Dom. Maximil. Hen. Arch. Colonien fis, Tit. vi. De processionibus &c.

The "Nova Pracepta" of the archbishop of Rouen CC. Rotomag. (A.D. MCCLXXVIII.) charge the presbyters, "Ut quotièns dubium erit quandò aliqua jejunia vel processiones institutæ fieri debent, sicut in die Sancti Marci, recurrant ad decanum loci, et sine ejus consilio ea facere non præfumant."

The council of Noyon (A.D. MCCCXLIV.) commands the Constitutiones local ordinaries to put an end to histrionic sports and sopodales Epidopatus Attre-idolatrous processions;—" Joculatores sive histriones de maccalle." novo candelas cereas tanquam res sacras deferunt, et nituntur processionalitèr portare, populum ad ydolatriam inducendo &c. Quod nos de cætero fieri prohibemus."-The archbishop of Malines bids the deans rural inquire at visitation—" An non irrepserint in ecclesias aliqua super- Decreta Synodi stitiosa et vana, in cæremoniis, processionibus, peregrina- c. 11. A.D. tionibus, imaginum et reliquiarum ac sanctorum veneratione, quibus mentes Christianæ à sincero Dei cultu sensim dimoveri po//int."

Bingham's Ec-

To the folemn fervice of Rogation 1, processions were cleflast. Antiq.
B. XIII. c. 1.512. early added by the Western church; and, as circumstances required, were occasionally celebrated in the open field. It does not appear that at first there was any harm or fuperstition practifed in these processions,—no pomp of relicks—no exposing of the eucharist to adoration;—in fuch folemnities the people only carried the cross before them, as they did in some of their night-processions for pfalmody, as the badge of their profession. Afterwards, many abuses were heaped upon the simplicity of processional rogation,—feastings with banners, hand-bells, lights, staying at crosses, &c. followed in the train of parochial perambulation; which, in the days of papal England, was annexed to the duties of the Rogationweek, and is still retained by the Injunctions of Queen Elizabeth (A.D. MDLIX).

But I do not find that any fuch revelries as those of

Gibson's Codex I. E. A. Tom. 11. Append. § IV. p. 1447. II. Monitio, &c.

(1) It was customary heretofore for the inhabitants of parishes subject to a cathedral or other mother church to go in procession to the same at Pentecost, in token of subjection, with crosses, banners, oblations, &c. To this ancient usage of repairing to the matrix ecclesia of the dearry of Pageham at Whitfuntide, the archiepiscopal monition in the Appendix, addressed to the bean, rectors, vicars, capellanes, and inhabitants at large of the deauty of Pageham in Suffex, relates. See Chichester Documents.

History of Not-tinghamshire, p. 311.

Dr. Thoroton notices, that it was a custom fanctioned by Pope Alexander III. for the clergy and laity of the county of Nottingham to come, at the feast of Pentecost, to the church of Southwell, with folemn procession:--that a synod was there held; and that the chrisma brought by the deans of the country from the church of York, was thence distributed through the other churches.

Hart's Medulla Conciliorum, p. 36.

In the Inquisitions of the archdeacon of Lincoln A.D. MCCXXII. it is inquired "30. An alicubì leventur arietes, vel fiant feottali, vel decertetur in præeundo cum vexillo matricis ecclefiæ?"

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the diocese of Cologne above cited, though they occurred in an aggravated form in the Rogation-days of Arch-come. Cloweshow. bishop Cuthbert, as early as A.D. DCCXLVII, and probably Vol. I. p. 97. continued, more or less, in our infular rural processions of a later date, are recorded as meet for decanal or archidiaconal correction in the councils of Great Britain. The abuses 1 noticed by Bishop Gibson were the usual ceremonies and absurdities of the day. See Van Espen De Circumgestatione et Expositione Eucharistia, I. E. U. Part. II. Tit. IV. cap. v.

cessions were forbidden, the useful and innocent part of perambulations

was retained." See Sparrow's Collection, p. 68.

De Circumgestatione et Expositione Eucharistia, I. E. U.

Part. II. Tit. Iv. cap. v.

(1) "These perambulations (though of great use, in order to preserve Gibson's Codex the bounds of parishes) were, in the times of popery," says Gibson, I. E. A. Tit. Ix. accompanied with two great abuses; viz. with seastings, and with p. 213. superstition; being performed, in the nature of processors, with banners, hand-bells, lights, staying at crosses, &c. And therefore, when pro-

CHAPTER VII.

THE AUTHORITY OF BEARS MUTAL IN SUPPORTING CHURCH-DISCIPLINE,
AND SUPERVISING THE EXTERNALS OF RELIGION GENERALLY.

HE conversation and ministration of the clergy finished, proceed we next to illustrate with a few selections from synodal institutes, at home and abroad, the authority and jurisdiction of

our local ordinaries in supporting the externals of religion generally;—viz. in enforcing the residence of the parochial clergy on their cures,—in the registration of benefices and beneficiaries, of curates and curacies,—in the rejection of unlicensed ministers, the sons of clergymen and illegitimates (unless specially protected by papal difpensation) from all office and benefice,—in the guardianhip of the church's temporalities during vacancy and fequestration,—in the sustentation of the fabric of the church, the manse, and all other ecclesiastical buildings, in the due keeping of church-yards, and the reconciliation of the same when desecrated and prophaned,—in the blefing and baptizing of bells,—in the care of furniture and ornaments dedicated to divine wor ship,—in the distribution of chrism and oil, and the general superintendence of all matters and things connected with facraments and facramentals, and particularly with confe/lion and penance.

\$ 1.

RESIDENCE OF THE PAROCHIAL CLERGY ON THEIR CURES.

Himself personally resident within his archipresbyterate, Const. Wigorn. CC. M. B. et H. decanate, or plebanate, (for he could not be promoted to Vol. 1. p. 571. the spiritual headship of the district, unless he had an A Humble Proposal &c. chap. ecclefiaftical benefice of fome kind within it,) the arch-xiii. p. 78. priest, dean, or pleban, was bound to fee that every incumbent resided on his benefice within the jurisdiction, and neglected not the fabric of his church, the duties of reading, preaching, and ministering therein, and the general care of the fouls committed to his pastoral charge. All delinquents he was to prefent to the diocefan. The Precepts delivered (A.D. MCCXLV.) to the deans of the diocese of Rouen by the archbishop, enact—"Ut singuli cc. Rotomag.

Proc. P. 11. p. 79. detaní dent nobis in scriptis nomina eorum qui non resident in ecclesiis, tam sacerdotum quam aliorum: item nomina ecclesiarum eorum qui non resident in ecclesiis suis &c." The Synodal Satutes of the bishop of Liege (A.D. MCCLXXXVII.) can. XXI. bid the Deans-" Quod ipfi dili- Thes. Anecdot. gentèr inquirant nomina et numerum ecclesiarum in quibus investiti personalitèr non deserviunt, et nobis seu officiali nostro remittant." The council of Cologne (A.D. MCCC.), addressing the same officers, says—" Vobis decanis Chris- ss cc. Tom. tianitatum committimus et mandamus quatenus nomina xiv. col. 1280. illorum qui in vestris decanatibus hujusmodi ecclesias occupant, et nomina pastorum non residentium personalitèr, in scriptis nobis intra mensem post præsentem diem tradatis, ut hujusmodi negligentiam et defectum de prælatorum nostrorum consilio reformemus; et id ipsum in qualibet synodo volumus observari," on pain of excommunication: " the fittest and surest means," observes the

A Humble Propofal &c. chap. XIII. p. 73.

Stat. Synod. Dicec. Audomar. p. 70.

p. 77.

Dicc. Antverp. р. 233.

Thef. Anecdot. Tom.IV. col.476. & col. 494. Conc. Rotomag. Prov. P. 11.

p. 238.

col. 495.

Decret. Synod. Diæc. Audomar. Tit. xx. c. v.

author of Parochial Reformation, in his annotation upon this canon, "to oblige men to their duty, and to out a drone from profaning his profession."

"In hoc advigilent decani," writes the fynod of Saint Tit. xvi.cap. III. Omer (A.D. MDLXXXIII.—MDCXL.), "ut pastores in pradicatione verbi DEI, sacramentorum administratione et in omni functione pastoralis officii sui, rectè diligenterque versentur;"—duties which pastors cannot by any means per-Tit. xvii. c. iii. form, unless residentiary:—wherefore the synod decrees, that no pastor be absent from his parochial charge beyond five days, " nifi de licentid sui vecani in scriptis obtenta." Statuta Synodal. And the fynod of Antwerp (A.D. MDLXXVI.) enacts, that no ministering pastor, registered as such, be absent from his cure for eight successive days, "absque decans sui ruralis consensu." See also Decreta Synodi Diæces. Antverv. (A.D. MDCX.) p. 336. and Synod. Statuta Diacef. Yprenf. (A.D. MDCXXIX.) Tit. 1. p. 283.

Yet farther to enforce clerical residence, the seventyninth canon of the Ancient Statutes of the church of Autun, and the ninth of the Synodal Statutes of Bayeux (A.D. MCCC.) empower rural archpresbyters to seize the benefices of non-resident incumbents, and to hold the profits thereof during the bishop's pleasure; -non-compliance on the part of the officers being fubsequently threatened with excommunication. By the former council, again, it is decreed, that if the churches of the different archipresbyterates within the diocese of Autun be not duly repaired, the archpriests shall fequester the emoluments thereof: and for their trouble in fo doing, the fynods of Saint Omer (A.D. MDLXXXIII. and MDCXL.), grant them a fair remuneration—"justam mercedem." But by the "Injunctiones ad Decanos" of the diocese of

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Rouen (A.D. MDVI.), it is very properly forbidden them to sequester without just reason—" Ne fine causa ar- cc. Rotomag. restent fructus benesiciorum sub prætextu reparationum p. 107. minime factarum, aut altera quavis occasione: quod tamen facere eis injungitur habita causa legitima."

In cases of non-residence by licence of the bishop, the Decret. Discesses facellani of the fee of Ghent were to exhibit to the rural Tit. XVI. C. X. XI. archpriests their licences; and, at the same time, an p.77.A.D.MDCL. attestation, with each licence, of the masses having been canonically performed, and the charges upon the benefices duly paid. The officiating curates, likewife, are annually to lay before these officers their letters of appointment, in order to their being transmitted to the bishop for renewal.

The residence of deans rural in their deanries is not barely prescribed by the council of Rheims (A.D. MDLXIV.), SS. CC. Tom. xx. col. 1298. but their active duties, as vigilant inspectors of the diftrict clergy, in enforcing holiness of life, affiduity in their calling, attention to the repairs and decent furniture of their churches, &c., are circumstantially detailed:—" Quò meliùs omnia quæ ad archiepiscopatûs nostri curam pertinent, rescire possint, et omnium clericorum negligentiæ et peccatis occurrere decant rurales in sua assidui maneant ac vigilent specula, &c." (Statut. xvIII.) - And again: "Archidiaconi et decaní rurales sæpè moneant clericos et potissimim curatos, piè vivere et orationibus instare, hortarique gregem suum ad pænitentiam et vitam emendandam, ac reparandas parochiales ecclefias, quas peccatis cleri et populi ità merentibus DEUS permist pollui et devastari: sed in reparatione sollicitudo à curatis ipsis præsentibus adhibeatur, ut nihil inordinatum aut præpostere et tumultuarie accom-

modatum, nihil prophanum, nihilque inhonestum appareat, cùm domum DEI deceat sanctitudo."

SS. CC. Tom. xxi. col. 592. Van Espen I. E. U. P. I. Tit. vi. cap. II. pp. 29, 30. Lastly, the council of Malines (A.D. MDLXX.),—"De Becanis Christianitatum" &c. cap. 11. writes on the same point:—"Cum eadem sit ratio de pastoribus et archipres-byteris, seu decanis ruralibus, qui et ipsi pastores pastorum sunt, et eorum officium in observatione morum, tam pastorum, quam laicorum sui districtus consistat; statuit hæc synodus, ut sicuti pastores in suis parochialibus, ita omnes archipresbyteri, seu Christianitatum decani in suorum decanatuum limitibus ad personalem residentiam compellantur."

CC. M. B. et H. Vol. IV. p. 146.

And, in our own country, Cardinal Pole, in his Gloucefter Injunctions (A.D. MDLVI.), "Touchinge the Clergie," can. xiv. enacts, "That every beant shall signifie unto his ordinarie, onse every quarter, at the least, the names of all suche parsons, or vicars, as are non-residente upon their benefices" &c.

§ 2.

REGISTRATION OF THE CLERGY, &c.

Parochial Antiquities, Vol. II. p. 361.

Bishop Kennett quotes the council of London (A.D. MCCCXLII.)—meaning the Constitutiones Provinciales of Archbishop Stratford (CC. M. B. et H. Vol. II. p. 696.)—the Extravagants of the same prelate of Johnson's Eccl. Laws &c. MCCCXLII.—as authority for the statement of his Parochial Antiquities, Vol. II. p. 361, that, "Rural beans were to keep a register of all priests and other clerks, who officiated within their jurisdiction; and were to take one penny, and no more, for inserting each

name in the faid register." The canon in question, cc. M. B. et H. however, does not name deans rural as being employed in inferting the names of the mass-priests or other officiating ministers (fuch, that is, in Johnson's gloss, as neither had institution nor licence to serve the cure from the bishops) in the matricula; and therefore, if the canon " Ne instituti in benesiciis, vel ad sacros ordines promoti indebitè pro suis literis prægraventur," extend to rural beans, as it probably may, they are included under the general title of ordinaries, and as fuch are bade to regifter the names of the particular priests alluded to, at their first admission to celebrate divine offices, for the fum of one penny, and no more, on pain of suspension.

Whether understood, or not, in the above constitution rural deans were, undoubtedly, commissioned by Archbishop Peckham to far more extensive registrarial duties in the first canon of his Reading council (A.D. MCCLXXIX.), "De institutionibus et destitutionibus." addressed to his Ejusta p. 33. fuffragans:-" That we may have notice of benefices Johnson's becoming vacant," fays the archbishop in Mr. Johnson's Mcclexxix. version of the canon, "we enjoin and command you, my dearest brethren, in virtue of obedience, that by yourselves, your officials, archdeacons, or deans 1, ye cause to be written down the names and numbers of churches, and rectors, with their names and firnames: fo that a true account may be had of the persons, and the time of their collations, by what title they hold them, whether by institution or commendam, of what age the

⁽¹⁾ See the Instructions to the deans rural of the diocese of Lichfield and Coventry (A.D. MCCLVI.-MCCLVII.), fede vacante,-Annales Monast. Burton. p. 370.—(Editor.) Digitized by Google

rectors, who are incumbents thereof, in what order; whether beneficed in more than one church; whether dispensed with for plurality; who are their patrons, and what their names; of what value every church is, according to the Norwich Taxation:—and let the bishop of every diocese transmit instruments clearly stating all these particulars to us in the city of London on the octaves of Saint Hilary, &c. &c." The object of which inquest, according to Bishop Kennett, was to prevent litigious suits for the title of benefices; and it was performed, he says, by means rural, in the character of officials of the bishop.

Paroch. Antiq. Vol. II. p. 36 l.

Decret. Synod. Diæc. Audomar. Tit. xx. c. 11. p. 96. c. 111. p. 97.

On the continent, at a much later date, the like duty of registration of benefices and beneficiaries was imposed on our ecclefiaftic officers by the Decreta of the synods of Saint Omer (A.D. MDLXXXIII—MDCXL.)—" Habeant decaní registrum omnium beneficiorum sui districtus cum curá et sine curá ascriptis nominibus possessorum et ubi habitent: cum specificatione bonorum, reddituum, sylvarum, pratorum, terrarum, et limitum ac terminorum, et onerum annexorum quotannis exhibendum. Ejus verò registri copiam authenticam ad nos mittant in episcopatûs archivis reservandam." The beneficiaries were obliged to render accurate and minute accounts of their benefices, counterfigned by the local magistrates, to the deans: and the latter again to the bishop. To which purport all persons, who were inducted into church-livings, took an oath at the time of their induction: and, if they did not fulfil their pledge within a year, they were liable to be cited before the bishop's court and punished for perjury; the profits of the benefice being, at the fame time, put under fequestration.

Lastly-The deans rural of the diocese of Rouen are ss. Rotomag. charged in the Synodal Mandates of the year MDCXLVII, p. 143. can. 11. "Ut finguli omnium capellarum suorum decanatuum titulos. qualitatem, statum, valorem, et onera, unà cum titularium et patronorum nominibus, in tabulis accurate describant, earumque exempla intra proximam synodum apud acta Cancellariæ Archiepiscopalis perferant, aut transmittant,"&c.

§ 3.

PROHIBITION OF UNLICENSED MINISTERS.

The bean's duties, let me add, ceased not with enforcing the residence of the duly-instituted clergy, and registering them and other officiating ministers in the public matricula of the deanry: he was also to support the prohibitions of the church against unlicensed and vagrant ministers. and not to allow them to celebrate within the limits of his authority.

" Ne aliquis decanus presbyteros extra diecesim Leo- Thesaur. Anecd. diensem ab alienis quibuscunque episcopis ordinatos permittant in suis decanatibus celebrare, nisi per literas nostras eis oftenderint ipfos super hoc licentiatos, et tunc eos licentiæ concessæ terminos excedere non permittant." (Can. XXII.)

Again-" Sacellanus nullus admittatur," writes the Decret. Synodi fynod of Saint Omer (A.D. MDLXXXIII.—MDCXL.), "nist à Tit. xvIII. c. 111. nobis probatus et admissus. Is etiam literas admissionis à nobis factæ decano districtús illius exhibeat, qui eas vidisse se, et examinasse scripto testabitur : nec nist ejusmodi decaní scripto viso, et prosessione sidei emissa, præsumant pastores eum recipere." Digitized by Google

Decret. Synodal. Arch. Colon. Tit. v. c. v. (A.D.MDCLXII.)

Again—"Summo studio advigilent decaní rurales ne quis sacerdos &c. in beneficium aliquod parochiale, seu curatum, vel exercitium curæ animarum... sese intrudat, absque prævio examine, et legitima approbatione:"— and if any such unexamined and unapproved priest dared to intrude himself by force, he was to be made over to the secular power.

Statut. Synodi Brugenfis, p. 18. A.D. MDLXXI. If the clergy allowed any of the religious, within the diocese of Bruges, to preach, or hear confession, without first exhibiting their letters of licence before the local drans of Christianity, they incurred a fine of x11 libra for every such offence.

Chap.x111. p.73.

"All vain and wandering priefts," writes the nameless author of A Humble Proposal for Parochial Reformation by Rural Deans and Chapters, "whose sins made them incapable of staying long in any place, through their great expences and little deserts," ("utpote apostatæ, discursores, et vagi de akis provinciis," &c.) "were to be taken and examined by the dean, if they came within his deancy, both concerning their orders, and the reason of their vagrancy, that they might be returned to the places of their charge, or deposed according to the canons."

SS. CC. Tom. xiv. col. 1280.

See also Decret. Synod. Colon. Tit. v. cap. vi. (A.D.MDCLXII.)

Such interference took place on the authority of the council of Cologne (A.D. MCCC.); which farther adds, that these clerical wanderers might be admitted to the performance of ministerial functions, on the dean's being satisfied of the authenticity of their letters of orders, and their general sitness—"tùnc demùm admittantur tales, cùm in his inventi fuerint idonei &c." (Can. III.)—But if they were found, on examination, to be without testimonials, from their own bishop, of being canonically

ordained and lawfully difmiffed 1 from their past cures, they were inadmissible to any church, or duty of the priefthood. Whoever ventured to employ any fuch person, merely "dicentem se presbyterum," as a curate or chaplain, incurred the penalty of excommunication; unless he again discharged him within six days after notice duly ferved upon him by the bean. The fynod CC. Rotomag.

Prov. P. 11.

of Constance (A.D. MCCCCLXXXI.), in a canon expressly pp. 570, 571.

Synod. Constant. directed "contra presbyteros se facientes promoveri absque litteris dimissoriis," goes yet farther, and fanctions, by its authority, the actual imprisonment of fuch daring offenders against church-discipline.

At a later date, the council of Augsburg (A.D. MDXLVIII.) SS. CC. Tom. XIX. col. 1302. authorifes drans rural to cite before them all fuch suspected characters at their rural chapters, to demand the formal exhibition in court of their letters of orders, and their title to the ecclefiaftical benefice to which they laid claim; and then to report thereon to the diocefan.

The collected Statutes of the diocese of Avranches SS. Rotomag. (A.D. MDL.), charge the deans—" Ut presbyteros pere-p. 290. grinos ad celebrandum nullatenus admitti finant, nisi post censes. lapfum octo dierum doceant de suis litteris: minùs verò ad confessiones audiendas recipiant. Usum confessionalium nist ab officiariis nostris probatorum minime admittant, et utentes denuncient. Si quem sciverint injusto titulo alicujus beneficii fructibus gaudere, confestim revelent, &c."

⁽¹⁾ See a form of "Literæ Dimissoriæ concessæ clerico cupienti se ab und diæcefi in aliam transferre," in Gibson's Appendix, Cod. I. E. A. Tom. II. § III. p. 1443. xIV.

Decreta Antiq. Synod. Camerac. pp. 110, 111.

To the like purpose speaks the synod of Cambray of the same year, in the canon "De non habentibus curam animarum"."

§ 4.

PROHIBITION OF ILLEGITIMATES UNPROTECTED BY PAPAL DISPENSATION.

It being contrary to the canon law that the fons of clergymen, or illegitimates, should succeed to ecclesiaftical benefices without the special permission of the see of Rome, or to whom the Pope granted the power of dispensing with "irregularitas ex defectu natalitium," as it was denominated by the canonists—we find the following precept to deans rural of the diocese of Liege in the Synodal Statutes of that see (A.D. MCCLXXXVII.)—"Præcipimus decans ruralsbus, quòd in suis decanassbus inquirant utràm aliqui filii sacerdotum vel illegitimè nati

Van Espen I. E. U. P. 11. T. x. c. 111. p. 362.

Martene, Thef. Tom. IV. c. 858.

SS. Rotomag. Prov. P. 11. p. 130.

- (1) The following mandates appear in the Rouen Provincial Synods; and are here admitted, as bearing upon this part of decanal duties:—
- II. "Mandata missionum pro temporibus adventûs et quadragesme disjunctim dabuntur; et arthipresbyteri seu detani rurales necnòn rectores ecclesiarum parochialium prohibentur admittere quemlibet concionatorem temporibus quadragesimæ, nist ad hunc essectum secum serat mandatum particulare, quo constet rationem villicationis suæ pro adventu sedi archiepiscopali reddidisse." (Mandata Arch. Rotomag. &c. MDCXXXVIII.)
- IV. "Arthoresbyteti seu detani tutales providebunt ne quis concionator quadragesimæ temporibus recipiatur, qui non promiserit sese ibidèm per octavas sacrosancti sacramenti, et assumptionis beatissimæ Mariæ Virginis, in konorem voti regii et consecrationis regni, verbum del prædicaturum. Laici autem votis nostris per opera caritatis obsecundare non recusent."

obtinent aliqua beneficia ecclesiastica sine dispensatione sedis apostolicæ: quos si invenerint, nuncient patronis beneficiorum, quòd ipsa beneficia conferant personis idoneis, et nomina talium superiori suo sub pænd excommunicationis remittant." Can. xII.

This law applied to "illegitime nati," both laical and clerical: and, the learned Thomassin thinks, no difference was made in reference to the latter, whether born in or out of wedlock, as long as they were "in facerdotio geniti." Extra. de filiis presbyt. c. xiv. Loop-holes, however, there were, by which to escape this irregularity 1 "ex defectu natalitium:"—see a form of dispensation "pro illegitime nato, ut possit obtinere dignitatem aut benesicium," in Gibson's Appendix, Tom. 11. p. 1340. § 111. Art. IV.

In a canon of inftructions to archdeacons and beans can xvi.

⁽¹⁾ This natal or natalitious defect does not appear to have been an Betus Regisinsurmountable bar to promotion in our own see, though the instances frum Santti Osmundi, penes of fuch irregularity were numerous. There was no limit to the papal Episcop. Sarum. Power of difpensation in adjusting these disqualifications and putting matters to rights;—as the following anecdote proves, respecting the election of Richard Bingham to the vacant fee of Sarum. Forty-one canons and prebendaries were present at the preliminary meeting, by themselves or proctors; being authorifed to proceed to the election of one of their body to fill the vacant episcopal throne. But of this number, there were some, says the register, "qui non poterant eligi, eò quòd non essent de legitimo matrimonio, utpote decanus ejuschem ecclesiae, et quidam alii. Aliqui tamen eorum dicebant se esse munitos super hoc per indulgentiam apostolicam, veluti mag. W. de Merton, archdiaconus Berksir. mag. de Chabbeham, fubdecanus Sarum, quorum uterque protulit indulgentiam apostolicam, cum tali tamen adjectione: 'Ita tamen quòd si ad episcopatum vocatus fueris, illum fine licentia nostra speciali nullo modo recipias.' Alii verò confitebantur defectum natalium suorum, nullam penitus habentes super hoc indulgentiam." These indulgences, it is noticed, were all of the pontificate of Gregory IX.

Stillingfleet's Ecclef. Cafes, Vol. I. p. 358. Johnson's Ancient & Prefent Church of England, P. I. c. Ix. p. 76.c. x. p. 107.

rural of the fore-mentioned diocese of Liege, the attention of these officers is particularly directed to a second irregularity, which incapacitated a clergyman for holding a benefice; namely, where he was the fon of the immediately preceding incumbent:—" Nullus filius sacerdotis obtineat beneficium," fays the canon referred to, "in quo pater suus immediate deservivit." Such a clerk was illegitimatized by the canon law of Western Europe; but not in England. Though the rule was entered in our provincial constitutions—(see CC. M. B. et H. Vol. 1. p. 474. A.D. MCLXXIII.), still it is generally held, the bishop of Worcester says, that it was never received here; and therefore we find no inftructions to deans rural on the fubject, in the councils of Great Britain and Ireland'. Bastardy, however, without dispensation, was always a just objection to a presented clerk. See Thomassin V. et N. E. D. Tom. 11. P. 11. L. 1. c. LXXXIV. p. 251. vi. fegg.

In the Inquisitio de terra de Wokingham per Adam de Ivelcestre, (A.D. MCCXV.—MCCXXV.), Decanum Sarum, there are several examples of priests and descons, fathers and sons, being married and holding benefices successively within the diocese of Salisbury.

Setus Registrum Sancti Osmundi, fol. 105. Presbyteri et

Diaconi uzorati. benefice

⁽¹⁾ There were two reasons for the law "Ne filius succedat patri:" one was, to discourage the marriage of priests (see Const. Dom. Othon. innotuit); the other, that benefices should not become hereditary. (See Const. Peckham. A. B. Prov. L. I. Tit. VIII.) "They are certainly mistaken," says Mr. Johnson, "who suppose that all the children of clergymen, in times of popery, were illegitimate, and would have this to be the reason of the canon. A priest might have children before he entered into any orders; that is, while he was ostiary, acolyth, or exorcist." See Mr. Whitaker's History of Manchester, Vol. II. B. II. c. XII. § II. p. 460.

§ 5.

GUARDIANSHIP OF THE TEMPORALITIES OF THE CHURCH DURING VACANCY AND SEQUESTRATION.

As the legitimate guardians of the church's tempora- See Part III. lities in country districts, it has been incidentally shewn, 51. p. 112. in a former part of these notes, that deans rural (there called archpresbyters) were canonically commissioned, as early as the ninth century, to the confervation of the property of the vacant tituli of their archipresbyterates. True indeed it is, that, in the canon referred to, their honesty in the office of collecting ecclesiastical fruits is more than questionable;—they are charged with the appropriation of the produce and revenue of other churches to their own use: -- an iniquitous breach of trust condemned by the Pavian council (A.D. DCCCLV.) -"Tollenda est prava omninò consuetudo, quæ in nonnullis Thomassin. V. et locis oriri cæpit : quià nonnulli archipresbyteri, vel aliorum P. I. L. 11. c.v. titulorum custodes, fruges, vel aliarum ecclesiarum reditus, p. 226. ad proprias domos abducunt &c."—infinuating, with too much feeming truth, that fuch abduction looked more like robbery, than protection of church property.

But whatever lack of honest stewardship our Pavian officers may have shewn in the cases reprobated by the cited council, it was usual, there and elsewhere, upon the vacancy of any church, for the deans to have the cuftody of it; that is, fays Mr. Somner in special relation to our infular church-ulages, "to collect the fruits, and get the Antiquities of Canterbury, cure fupplied, in the name and stead of the archdeacon, Part 1. p. 176. during the church's widowhood: and to that end the bean had the church-door key delivered to him; which, upon his induction of the new incumbent, to put him

in possession of the church, he used to deliver again to him, according to the manner of giving corporal posfession, in those elder times observed."

Parochial Antiquities, Vol. II. p. 361.
Prideaux on Churchwardens, pp. 173, feqq.
9th edit.
CC. M. B. et H. Vol. I. p. 675.

Not only did they gather the fruits of the vacant benefice in trust for the future incumbent, but they also took care that the glebe lands were feafonably tilled, and fown to the best advantage;—(duties now performed by churchwardens)—looking for recompence to him in whose behalf they acted as trustees and guardians of the benefice, viz. the future incumbent:—" Terræ ecclefiarum vacantium incultæ non jaceant, sed per decanum loci excolantur, ab eo, qui fructus receperit, sumptibus refundendis, vel pro parte fructuum tradantur aliis excolenda. Decani, qui circa hoc negligentes extiterint, puniantur."— To which Worcester constitution "De terris defunctorum incultis" (A.D. MCCXL.)—the fifty-first of the synod of Exeter (A.D. MCCLXXXVII.) adds,—If the dean and future incumbent cannot agree on the point of remuneration, any dispute thereupon shall be settled by the ordinary.

Vol. 11. p. 158.

In the province of Rouen, it was customary for the bean of the district to accompany the farmer of the vacant benefice, and conjointly with him inspect its condition at the commencement of the term of his laytenancy; so that the farmer might be obliged to give it up in the same condition at the expiration of his term:—
"Cum vacabit aliqua ecclesia," the synod of Constance (A.D. MCCCLXXV.) enacts, "accedant ad locum becani cum firmario, et videant in quo statu ecclesiam suscipiet sirmarius, ut ita æquè bono statu in sine termini sui eam dimittere teneatur: "—a very judicious law in case of litigated right of presentation, or where a benefice is necessarily,

CC. Rotomag. Prov.P.11. p.565. Synod. Conftantienfes.

from any cause whatever, long vacant, and liable to deterioration from laical mismanagement.

In fome diocefes, heretofore, it was usual for the entire profits of vacant benefices to accrue to the bishops. In others, the diocesans had certain reserved rights, which were managed and accounted for by the local ordinaries, the deans rural, as custodes of the church's temporalities during vacancy.

In the diocese of Melun (A.D. MCCI.) it was decided by Ex Chart. Eccl. Meldens. in App. Innocent III. in person (during a long-pending contest ad Theodor. on the appointment of beans rural—whether vested de See Carpenter jure in the bishop alone, or in the bishop and archdeacon Append. ad Ducang. Gloffer. -and decided by the Pope in favour of the bishop,) that in voce. "per decanos tutales succursus debeat ecclesiarum vacantium procurari;"—the bishop receiving two parts of the crops, oblations, &c. as his fuccurfus (fecours) or deportus, and the archdeacon one part, during vacancy.

In the extensive diocese of Poictiers, the archdeacons Thomassin. V. et and arthpriests were allowed by the fynod of A.D. P. III. L. II. MCCLXXX, their portions, entitled quarentenæ, out of the c.xxvii.p.395. produce of vacant benefices—that is, the fortieth part of See Ducang. Gloff. T. 11. the income of each;—the whole of the residue being col. 772. in v. deportus. paid to the bishop, as his deportus. If they detained more than their lawful share, even though the see were vacant, they were to refund it within a month:-and the same protection of episcopal rights extended to the

^{(1) &}quot;Si contigerit deportus nostros seu rectores vel curatos, ecclesias CC. Rotomag. ad firmam laicis tradere; nullo modo permittant decaní dictos laicos fe Prov. P. 11. intromittere de iis quæ pertinent altari, aut stare juxta illud pro obla-Synod Constantionibus recipiendis, sed omnia spiritualia, quæcumque sint, per presbyteros idoneos, à nobis approbatos, disponentur honestè."

goods of intestate beneficiaries:-" Monemus archidiaconos et archipresbyteros, ut quidquid de proventibus ecclesiarum et aliorum beneficiorum vacantium, curam habentium animarum annexam, ultra quarentenas suas, sede vacante, perceperint, et alios qui de prædictis aliquid habuerint: necnon omnes illos, qui de bonis sacerdotum et clericorum beneficiatorum intestatorum aliquid habuerint, sede vacante, nobis vel mandato nostro restituant infra mensem."

In their capacity of church-guardians, it was committed

Thef. Anecdot. Tom, IV. c. 860.

to the deans by the Liege statutes (A.D. MCCLXXXVII.), to Gloffar. Tom. 11. make inquisition "de ecclesiis defalcatis"—that is, according to Ducange, of churches, the revenues of which had been feized on plea of debt. The deans were to profecute their inquiries, and report to the bishop, "Quòd ecclesia sunt defalcata, et per quos et in quibus: et nos omnes defalcationes ecclesiarum minus legitime factas revocamus, et præcipimus sub pænd excommunicationis omnibus qui bona ecclesiarum habent per defalcationem minùs legitimè factam, quòd ea ecclessis à quibus sunt defalcata restituant &c. &c."

Const. Synodal. Episcopatus Áttrebalenfis, A.D. MCCCCLV.

The persons and goods of clergymen being exempt from feizure "per laïcalem justitiam," within the diocese of Arras, the deans were authorifed, by a constitution of that fee (A.D. MCCCCLV.), to interfere for their immediate liberation and restitution, on pain of excommunication. Nay more—if the freedom of an arrested clerk, whether for debt or other civil offence, was not immediately ceded to the bean rural on application, the council of Compeigne enacted (A.D. MCCI.), that divine service should be suspended in the parish of his capture, or prefent detention, and continue fo suspended, until such time as he was restored to full liberty, at the place where Digitized by GOOGIC

he was first illegally arrested. Again—by the council of De Senlis (A.D. MCCCXVII.) it was decreed, that if any temporal lords, or their fervants, violated the church's property by spoliation, or unjust occupation, their manfions should be excluded from the church's protection. and the occupiers deprived of all spiritual ministrations, till full atonement was made:—to which things, the beans, as defenders of ecclefiaftical privileges and property, within their jurisdictions, were bound to attend by the general responsibility attached to their office and station.

In England, the benefices of the clergy being liable to fequestration, on other occasions than vacancy, one of the most frequent causes of this procedure being enforced against a beneficiary was, and is, infolvency.

It was not uncommon, of old, for the mandate iffued from the episcopal court, upon the king's writ to satisfy the debts of an incumbent, to be configned for execution to the dean rural;—there being, till the middle of . the fourteenth century, no lay-guardians, or churchwardens, established among us, to fulfil that duty.— Thus, White Kennett relates, that the rector of Am- Parochial Antibroiden (A.D. MCCCXVII.) being indebted to Peter Cosin, p. 537. Ex 1978. merchant, in the fum of fifty-feven pounds, and, upon Bibl. Bodl. Digby, 154. profecution at law, being found to have no temporals to fatisfy the faid debt, a precept was directed to the bishop of Lincoln to fequester his benefice on default of payment. The bishop directed his orders to the official of the archdeacon of Oxford, and the official to the rural bean of Burcester, to execute the said precept.

Indeed, it appears, that the whole of the ministerial

department of fequestration,—whether, during the vacation of a benefice, for the supply of the cure, the management of the profits, and sustentation of the church buildings,—or, during incumbency, for enforcing necessary repairs, (in case of non-compliance, on the part of the beneficiary, after due admonition to amend defects)—or, pendente lite, in instances of disputed title,—or for neglect of serving the cure after institution and induction,—or for debts, or any other cause,—was consigned of old to beans rural in England. Nor does it appear that the Belgian ecclesiastics of the same name and title were less concerned with the sequestration of benefices at a later period.

Stat. Synodi Diocef. Yprenf. Tit, VII. cap. IX.

The fynod of Ypres (A.D. MDLXXVII.), touching upon fome of the specified reasons of sequestration, decrees:—
"Si defunctorum ædiscia non inveniantur in debitå reparatione conservata, aut defuncti decesserint multo ære alieno gravati, curare debent vecani, ut mobilia relicta statim sequestrentur; inhibendo per edictum publicum è suggestu, et, si necesse fuerit, cum assistentia brachii sæcularis, ne qui debitores quidquam solvant hæredibus defunctorum absque causæ cognitione et nostro consensu; ut håc viå tùm ædiscia restaurentur, tùm etiam creditoribus defunctorum absque difficultate possit satisfieri."

Statuta Synodi Tornacenfis, pp. 56, 57. Again—" Si beneficia possidentes suorum beneficiorum onera persolvere neglexerint," says the synod of Tournay (A.D. MDLXXIV.), "fructus omnes beneficiorum hujusmodi

Me. Addenda, (1) "Becanus in suo de celero decanatu sit sine quâvis injustă sevitiă Parock. Antiq. Vol. II. p. 351. sequestrator, &c." Ex registr. W. Wickwane Ebor.

per decanum arrestentur, donèc de prædictorum onerum persolutione constiterit."

" Bona etiam ecclesiarum, seu beneficiorum per mortem vel resignationem aut aliàs vacantium, sed et litigiosorum, ac aliorum quorum possessores residentiam non faciunt, exceptis privilegiatis, qui de privilegio tempore debito fidem habere tenentur, imò eorum quæ rectores ob excommunicationis sententiam, vel commissum delictum administrare non possunt, omniumque presbyterorum illegitimorum et aliorum ab intestato decedentium, simili arresto subjicimus, decanis nostris seriò injungentes, quatenùs nomine nostro hujusmodi beneficiis, de fructibus eorundem, in divinis laudabilitèr deservire faciant, nec priùs manum ab arresto levent, quàm sciperint &c... quempiam idem beneficium pacifice possidere, &c."

And, that the beans might be remunerated for the stat. Yprenf. labours " quos ecclesia, pastoribus, et domibus eorum cap. x. supramortuariis circa præmissa impendunt," it is farther enacted by the fynod of Ypres (A.D. MDLXXVII.), that they shall receive, according to ancient usage, "à domo mortuarià cujusque pastoris optimum inter relicta mobilia pignus" a custom both just and reasonable in the estimation of the fynod, and therefore renewed and confirmed, both by it and by the subsequent one of MDCIX.—" Decant The xviii. c. x. enim," fays the latter, "et viventibus et morientibus omnibus pastoribus ex æquo invigilant."

To enable deans rural readily, and without moleftation, to fulfil the office of fequestrators of church property, for whatfoever cause alienated pro tempore, and to convert it to the objects of the fequestration, the following wary canon paffed the church of Offory in Ireland A.D MCCCXX. (can. IX.)—"Districtius inhibendo Vol. II. p. 508.

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prohibemus, ne aliquis rector, vicarius, procurator eorum, nec firmarius ecclesiarum decimas seu fructus ecclesiasticos extra solum ecclesiæ in laicum feodum colligere, deponere, si solum habent ecclesiasticum, nec collect. in grosso vendere, quominus loci ordinarii possint fructus sufficientes invenire sequestrandos, si necesse fuerit, pro sustentatione deservientium in iisdem in obsequiis divinis, et omnibus eis incumbentibus indè levand. transferre præsumat quovifmodo, sub pænå excommunicationis majoris &c."

Cafarea by Faile & Morant, pp. 207, 208.

With the regulation of fequestrations, and other matters connected with vacant benefices, in the islands of Jersey and Guernsey, rural deans have still much con-The twenty-fourth and twenty-fifth canons cernment. of the Constitutions Ecclesiastical thus speak: - " En cas Appendix, No.x. de vacance d'aucun bénéfice, soit par mort ou autrement, le donner ordre présentement que les fruits d'iceluy bénéfice soint séquestrés, et que du provenu d'iceux la cure soit supplée; et aussy que la veuve ou héritiers du désfunct reçoivent selon la proportion du temps de son service, suivant à l'usage de l'isle, sauf ce qui seroit nécessaire à déduire pour les delapidations, s'il y en a; et donnera terme convenable à la veuve du déffunct de se pourvoir de domicile; et baillera ce qui sera de résidu au prochain incumbant, auquel le séquestrataire en rendra compte." (25th.)—" Sur la mesme occasion de vacance d'aucun bénéfice, si dans six mois le gouverneur ne présente aucun au révérend père en Dieu l'évesque de Winchestre, ou en cas de vacance de ce siège, au très-révérend père en Dieu l'archévesque de Canterbury, pour estre admis et institué audit bénésice, alors le voyen certisière du temps de la vacance aux dits seigneurs évesque ou archévesque, selon qu'il escherra, à ce qu'ils ordonnent pour la collation du

bénéfice: et lors qu'aucun leur sera présenté, le dopen donnera attestation du comport et suffisance de la partie, pour estre apprové par iceux, devant que d'estre admis actuellement par le dopen en possession du dit bénéfice." In the commission of the dean of Guernsey the same powers are conveyed. See "the Commission of the present Dean," in Berry's Guernsey, p. 263.

But with fequestrations, here in England, rural archpriests have no longer any thing to do. "The canon lawyers," fays Bishop White Kennett, "foon deprived the country beans of this as well as all other parts of jurisdiction. For the chancellors of the bishop, or the Parochial Antiarchdeacons, laid claim to the cuftody of vacant churches, p. 362. and, by forms of fequestration, assigned them over to the economi, or lay-guardians of the church." And yet it were much to be wished, for the good of the church, that, on all fuch occasions, the rural bean of the district, aided by a neighbouring incumbent, were restored to his ancient capacity of inspecting and managing, as a trustee, the profits of a fequestered benefice, and of supplying or providing for the cure; and thereby "the damage as Codex I.E. A. Tom. I. Tit. well as uneafines too often occasioned to the clergy by xxxII. cap. II. the neglect, unfaithfulness, or obstinacy of churchwardens" (in Gibson's words) were remedied.

The Convocation of MDCCX. would have fo restored him. CC. M. B. et H. It was proposed as meet for consideration, "whether rural beans should not be first nominated in sequestrations, and in all other commissions to be issued from the bishop or ecclefiaftical court relating to any perfons or matters within their respective districts." The suggestion, unfortunately, was never brought to bear on the office: the whole measure turned out abortive.

§ 6.

CARE OF ECCLESIASTICAL EDIFICES—CHURCH—MANSE—CHURCH-YARD—CHURCH-UTENSILS, GOODS, AND ORNAMENTS—SACRAMENTS AND SACRAMENTALS.

One of the most useful branches of office belonging to the dean of Christianity—though not of equal antiquity with some already stated in relation to persons—is that pertaining to the care and examination of the material fabric of the church and ecclesiasical buildings generally, in order to their being properly supported by the parties liable to their sustentiation;—of which much has been already said in Part IV. § II. pp. 164—199., and § v. pp. 299—301.

Bishop Marsh's Vifitation Charge, July MDCCCXXIII. p. 16.

The personal visitation of these structures attaches primarily to the episcopal office. But, as a minute inspection of them and their contents is not only laborious, but almost impracticable to the diocesan of an extensive diocese in person, it is more usual, and generally more advisable, to delegate the duty to others—to archdeacons and rural beans. To the former however, it must be allowed, the business of parochial visitation in detail is often nearly as difficult as to the bishop: whence it has come to pass, that, by devolution, in some dioceses (in many, archdeacons do visit parochially), it

De Visitationibus, cap. VII. p. 127.

⁽¹⁾ Confidering how greatly the discipline of the church is defeated by exemptions from episcopal visitation and jurisdiction generally; and what irregularities are committed in places protected by them (of which a glaring example is afforded, I regret to say, in my own bearry, and noticed in Part IV. § II. p. 200, note 1); it would be well for the church, if the law projected by the Reformatio Legum Ecclesiasticarum were to be ratified and put in execution. The title is, "Privilegia locorum exemptorum moderanda;" and the suggested remedy is this:—"Quoniam

has fallen to the deans; who are fo distributed through the archdeaconries, as to be able to perform the duty, vicariously for their superiors, with the best possible effect, and the least possible trouble 1.

libertates et immunitates ecclesiasticas * licentiosam videmus sæpenumerò afferre peccandi securitatem; volumus, ut episcopis liceat in omnia collegia, societates, et cœtus, quæ quidem in eorum diæcesibus constiterint, quantumounque privilegiis præmuniantur, inspectare, pænasque peccatis illorum assignare, non solum communibus visitationum, sed omnibus aliis temporibus, cum magnitudo criminum postulabit, et eandem archiepiscopus in fud provincid potestatem habebit."

With regard to the particular case alluded to within the beauty of Chalke, I am happy to fay, fince the note above referred to was written, that a curate has been appointed by the Roman-Catholic patron and ordinary of the place, at the earnest solicitation of the rural bean, (by whom it had been fuggested to the patron that the Court of King's Bench would be moved to iffue a mandamus, and compel the appointment,) and the parish church has been re-opened (DEO GRATIAS!) for divine fervice.

(1) The Reformatio Legum Ecclef. continues the visitational capacity De Ecclefit et of archdeacons, and makes archpresbyters rural accountable to them in Ministris ejus, respect of dilapidations &c. " Archidiaconus annis singulis bis, aut ad minimum semel archidiaconatum suum perlustrabit. Archipresbyteros, et inferiores reliquos ministros omnes non solum suorum admonebit officiorum.

 To shew that our ecclefiaftical-law reformers did not overrate the evils of exemption, I subjoin an extract from Bishop Seth Ward's Actitis of the diocese Motities Sethi of Sarum, touching the place above alluded to-"Locus est famosus propter Episcopi Samatrimonia clandestina &c. in contumeliam ecclesia, et familiarum ruinam!" and tum. Me. I add in corroboration, that the oldest parish register belonging to this unfortunate place (from MDCLIV. to MDCLVIII.—and from MDCLXXXVI. to MDCCXLIV.) Hoare's Hift. of was offered for fale in an adjoining market-town in MDCCCXIX, and is now in Willshire, the possession (fortunately) of Sir R. C. Hoare of Stourhead. "Ill as this register Dunworth, p. 64. has been kept," fays the hiftorian, "it is much fuperior to the other (commencing MDCCLI.), than which nothing can be more difgraceful to the curates of this parish."

Many and express are the canons entrusting these delegate powers to beans rural. Some have been already incidentally cited under visitational duties; and others will be found in the Appendix of Documents. A few are here subjoined. The Meath Constitutions of Simon Rochfort (A.D. MCCXVI.) enact, "IV.... Ut archipresbytest quotannis, et sapiùs, si opus fuerit, personalitèr visitent statum et conditionem omnium ecclesiarum infra suos decanatus; et si qua ecclesia reparatione indigeat, hortentur gregem dominicum ad earum reparationem &c...... videant etiam an domus pastorum et capellanorum sint sarta tecta &c."

CC. M. B. et H. Vol. I. p. 547.

Oughton's Formular. Vol. 11. See Appendir. "Cum sit consonum juri," says Oliver Sutton, bishop of Lincoln (A.D. MCCXCII.), in a monition addressed to the bean rural of Hoyland in that diocese, "ut parochiani locorum, ad reparationem seu constructionem ecclesiarum, nolentes contribuere, sua sponte, ad id per censuram ecclesiasticam, ratione prævia, compellantur; vobis sirmiter injungendo mandamus, quatenus parochianos ecclesse de Malton ad resectionem seu constructionem campanilis ecclesse ejusidem, faciatis contribuere, proùt decet: contradicentes et rebelles censura hujusmodi canonicè compellentes."

The fynod of Constance in Normandy (A.D. MCCCLXXV.) admonishes all beneficiaries to have their houses and dwellings repaired, on pain of sequestration—and the Deans to visit and report to the synod:—"Omnes eccle-

ciorum, sed rationem etiam ab eis repetet, et de templorum ac ædisciorum ruinis, et de thesauri pauperum distributione, et de bonorum ecolessa vel accessione vel decessione. Quod autem sive in his rebus, sive in illis que ad acchiptessonteti explorationem reseruntur peccatum erit, per censuras ecclessas corrigetur."

hafticæ personæ beneficia obtinentes, domos et habitationes SS. Rotomag. fuorum beneficiorum secundum eorum facultates faciant p. 565. reparari, sub pæna sequestrationis suorum beneficiorum. A.D. MCCCLXXV. Et quod decaní quilibet in suo decanatu dictas domos visitent, et nobis referant infra synodum."

Our cardinal-bishop of Sarum (Campegio) specially Fasciculus Redirects the attention of beans rural to the same points of rum, p. 425. restoring and sustaining church-houses, subject to the same penalties, on the part of the beneficiaries, for non-compliance. The injunction appears in his "Constitutio ad removendos abusus," (A.D. MDXXIV.) Nor are the synods Van Espen I.E. U. P. 11. of Malines, about the same date, backward in inculcating Tit. XXXIV. cap. VIII. p. 674. the like inspectionary duties, with even stronger threats on past and future neglect.

The fynod of Cambray (A.D. MDL.) charges the deans Decreta Anto fee to the due reparation and fustentation of all Cameraconfus, p. 109. See also church edifices; and enacts, that, if it should happen, Statuta Synod.

Brugense (A.D. that "Propter negligentiam decanorum Christianitatis, qui uplant.), pp. eas tenentur visitare, domos curatorum et capellanorum pejorari, detani, ob quorum defectum hoc accidet, et eorum beneficia teneantur dictas domos relevare, vel reparari facere, suis propriis sumptibus et expensis."

"Ubi domus pastoralis est," says the synod of Saint Decreta Synodi Diec. Audomar. Omer (A.D. MDLXXXIII.), " non liceat pastori sine expresso cap. xvIII. consensu nostro, aliam inhabitare: eam autem domum debitè p. 82. (A.D. molxxxIII. ab ipso reparari et sartam tectam conservari præcipimus, MDCXL.) nisi reparationes illius ab aliis sieri debere certò constet. Atque in hoc advigilabunt sedulò decaní alique visitatores, ne, quod contigisse alicubì deprehendimus, paulatim per incuriam pastorum domus illæ deteriorentur, immd cor- See Van Espen ruant, cum magno interdum successorum præjudicio. quos negligentes deprehenderint, nobis denuntiabunt, ut Digitized by GOOGLE

I. E.U. P. 11. Si Tit xxxiv. c. vIII, p. 674. nos ipsi eorum sumptibus eam reparationem sieri curemus, et pro præterità negligentià puniamus."

Decreta Synodi Tornacensis, p. 56. The fynod of Tournay (A.D. MDLXXIV.), "De detanis Christianitatis et eorum officio," cap. XII. orders, "Si domos, aliaque ad ecclesias spectantia ædificia, rectores collabi permiserint, per detanos de bonis arrestatis hujusmodi ædificia reparentur, alioquin ob commissam negligentiam propriis eorum expensis id ipsum stat:" and further instructs the deans of Christianity in the proper method of raising sunds for restoring the churches of their deanties, in case the same have actually become dilapidated—the tithe-holder being bound to rebuild the choir at his own cost, and the parishioners at large (by a collection capitatim) the nave. Cap. XIII.

SS. CC. Tom. xxi. col. 462. The council of Milan (A.D. MDLXXIX.) capacitates forancous bitars, or deans, to inquire—" Qui fingularum ecck-fiarum, præsertim parochialium status, an si quæ instaurationem desiderant; an debito cultu fraudantur, &c."

Decreta et Statuta Synod. Mechlin. p.169. The fynod of Malines (A.D. MDCVII.) authorifes the beans to order immediate repairs, at their annual vifitations; and bids them denounce disobedient beneficiaries to the diocesan, or his vicar-general.

Stat. Synod. Diwc. Yprenf. Tit.xx.c.xxvIII.

The fynod of Ypres (A.D. MDCIX.) enacts, "Pastores de reparandis et resiciendis suis domibus pastoralibus maximè sint solliciti: reserantque ad nos detant in suis visitationibus, qui ed in re negligentes aut inobedientes suerint."

CC. Rotomag. Prov. P.11.p.130.

⁽¹⁾ In case of new chapels being erected in their beauties, the autipresbyters rural were under an obligation, in the diocese of Rouen (A.D. MDCXXXVIII.), to exhibit the contracts of endowment and foundation, in order that copies might be deposited in the office of the archbishop's secretary, and the originals preserved among the archives of the diocese.

That of Bois-le-duc (A.D. MDCXII.) bids the archpriests Stat Synod. Bufcod. Til xv. of the diocefe inquire, at their visitations, "Utrum eccle- cap. IV. p. 85. hæ reparatione egeant, et cæmeteria benè occlusa fint."

Religion being deeply interested in the preservation and decent condition of ecclesiastical edifices—fuch effential aids to its outward manifestation in the world-fuch allectives to divine worship, and so indispensable to parochial incumbency—no wonder, the most recent instructions to deans rural in England and Ireland, as well as See Appendix of Ancient and Mothe most ancient, invariably include all church-buildings been Documents. as objects of annual, or occasional, visitation and examination—equally those consecrated to the service of God. and those dedicated to the inhabitancy of his minister. Nor are the cemeteries of the dead overlooked, either in our infular documents, or in those of continental churches.

The deans are to take care that the churchyards are well and fufficiently maintained with walls, pales, or hedges, and that they are kept in a decent and befitting manner, neither defecrated by cattle, nor violated by other profane intrusion. The same strict injunctions apply, in a higher degree, to churches.

By the fynod of Arras (A.D. MCCCCLV.) the Deans are Conft. Symodal. bade to allow no tavern-keeping nor wine-felling in church-Attrebatents, houses, on pain of excommunication, and a fine of ten pounds:-" Ne in domibus ecclesiarum tabernas vel vinum venale teneant; sub pænd excommunicationis, et decem librarum Parisensium:" and by an inhibition of Bishop Oughton's For-Dalberby of Lincoln (A.D. MCCCIX.—MCCCXIV.), they are p. 293. charged to forbid all judicial proceedings, fair-holding, marketing, &c. within the churches of that diocese. Specially, also, does Oliver Sutton enjoin the dean of Hoyland, by name, (A.D. MCCXCII.) to forbid the laity

collecting their rents in such holy places. See Lincoln Documents, Appendix, No. v. and vi.—But to return to churchyards.

Oughton's Formular. Vol. 11.

Appendir, Lincoln Documents, No. 1.

P. 291.

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P. 292. Appendir, Lincoln *Documents*, No. 1v.

SS. Rotomag. Prov. P. 11. p. 516. Synod. Lexov.

The drans rural of the latter extensive diocese had their attention particularly directed to the profanation of churchyards in the latter end of the thirteenth and beginning of the fourteenth centuries, by the same bishops-Sutton and Dalberby. Several mandates to that effect, from Oughton's Formulary, are transcribed into my Appendix of Instruments. Of which, one is addressed to the fore-named dean of Hoyland (A.D. MCCXCI.), stating, that many abuses, requiring immediate reformation, had come to Bishop Oliver's ears during his last visitation of that deanty: among which, in particular, the violation of parochial cemeteries by the rectors', vicars', or other cattle, is noticed—" Cameteria eccle fiarum parochialium, per pecora rectorum &c. turpitèr maculari; sive per defectum claufuræ, five per quorundam negligentiam, &c. &c." And the mandate, in conclusion, bids the bear inflict condign canonical punishment for all such trespasses and infringements of the immunity of sacred places. -A fecond mandate, addressed to the dean of Christianity of Lincoln (A.D. MCCXCIV.), complains of the like profanation "tùm per pecora, cùm per ejecta et effusa à domibus circumhabitantium;" and bids that officer, "quid per murationem, quid per aliam claufuram decentem," to provide a fuitable and immediate remedy.—See more in the Appendix.

Upon the same subject, the synods of the province of Rouen legislate in plain and positive terms; and so also those of Belgium. But it is unnecessary to multiply quotations. Let it suffice, that to other objects of decamal

fupervision, the fynods referred to, almost everywhere, add the cemeteries of the faithful—"that the walls of churchyards be of a proper height, or, at least, that the quickset hedges (haves de vive plante) be of sufficient strength and altitude to prevent the intrusion of cattle within the confecrated limits." See also Synod. Buscoduc. Tit. xxII. c. VI. A.D. MDCXII.

The modern Instructions to beans rural should always include the fencing and due keeping of churchyards. There is too much cause for directing attention to their condition. In many dioceses, the writer regrets to observe, the cemeteries of the dead do not receive the respectful protection they are entitled to from the living. In country villages they are too often careleffly or wilfully profaned by the incumbent's or by alien cattle. The paltry confideration of the furface-pasturage seems to extinguish those higher and better feelings, which the last resting-place of the rural peasantry—the κοιμητήριον, wherein "the rude forefathers of the hamlet fleep," should excite:—feelings which should lead to a decent confervation at least, if not adornment, of the field of burial.

The incumbent, let his rights be what they may over the fward, should not exact them by profanation of the foil. The churchwardens should not wink at such unbecoming unholy practices by mercenary tenants. rural dean, who authoritatively vifits "in order to reform Jeremy Taylor's what is amifs," should not forget, that "a cemetery" Holy Dying, 5 viii. Works by is "holy ground," "a place of religion," "a field of God p. 567. fown with the feeds of the refurrection," and confequently that it ought not to be defecrated to the profane uses of ordinary pasture-land. On the contrary, he

Secker's Fifth Charge, p. 182. fhould point out to the clergy, or others, whom it may concern, in the strong language of Archbishop Secker, "the duty of keeping the churchy ards neat and decent, not turning in cattle to defile them and trample down the gravestones, and make consecrated ground such as they would not suffer courts before their own doors to be; but taking the profits of the herbage in such manner, as may rather add beauty to the place." See Archdeacon Goddard's Charge, MDCCCXXVII. pp. 32, seq.

Stat. Synod. Dicoc. Audom. p. 72. The fynod of Saint Omer (A.D. MDLXXXIII.) makes it a part of the office of the drans of Christianity to bless new bells '—" novas campanas benedicere: "—" qua in functione," the canon subjoins, "caveant patrinos aut matrinas qui nomina campanis imponant invitare, aut permittere, sed id tantum faciant quod in manuali prascribitur."

Decreta Diocef.
Gandavenf.
Tit. xvi. c. x.
p. 77.
CC. R. P. p. 456.
Statuta Synod.
Dioc. Yprenf.
Tit. vii. c. vi.
Stat. Synod.
Dioc. Brugenf.
(A.D. MDLXXI.)
p. 27.

The duty of confecrating new bells is also imposed on rural archyricsts in the diocese of Ghent (A.D. MDCL.), and of Seez (A.D. MDCLXXXV). In that of Ypres (A.D. MDLXXVII.) they have the same service to perform in regard to bells; and, in addition, they have to reconcile churchy ards, which had been, by episcopal declaration, desecrated and profaned:—"Becanorum officium est, novas

⁽¹⁾ This exceedingly abfurd ceremony is faid by Brand to have been first practifed by Pope John XIII. (A.D. DCCCCLXVIII.). The Roman Pontificale presents us with the ritual for it. It had not ceased, it seems, to excite attention in the French Court at the close of the last century. It is said in a Journal of the day (Sept. 22, MDCCLXXXII.): "The lovers of ecclesiastical solemnities are running in crowds to the church of St. Sulpitius, to see the ceremony of christening the new bells of that parish. The godfathers and godmothers of the first are the King and Queen, who have sent their proxies; of the second, Monsieur and Madame in person; &c. &c."

campanas benedicere, cæmeteria post declarationem à nobis factam, quòd profanata funt reconciliare, &c."—and to fuspend unconsecrated altars and cemeteries 1.

By the council of Augsburg (A.D. MDXLVIII.) the deans Thomastin. V. et of the country are charged to take care that no images be P. 228. erected for the adoration of the faithful, unless first approved of by the bishop or his vicar-general; and they are to fearch out all heretical books, or fuch as are justly fuspected of favouring herefy, and to prefent them to the bishop.

By the fynod of Ypres (A.D. MDCXXIX.) neither images, Stat. Synod. Dioc. Yprens. feats, epitaphs, nor inscriptions are to be erected within csp. xiv. any of the rural beanries of that diocese, without the special approval of the dean of Christianity. Nor are any Decret. Synod. Diec. Antoerp. representations of new and unwonted objects to be p. 325. depicted for future erection, in any church, without their prototypes having been first exhibited to the dean of Christianity; -- whose criterion of approbation and admiffion (according to the fynod of Antwerp, A.D. MDCX.) is to be derived from the canons of Molanus de facris imaginibus. And, farther, it is decreed by the same fynod, that all irreparably mutilated and decayed images are to be removed from the people's gaze, by the arth- P. 326.

(1) We have occasionally noticed, in earlier pages of our Collectanea, Strype's Life of points of resemblance in the chorepiscopal and decanal functions. Others Pogge's Letter may be here pointed out; in which the bishops in partibus infidelium, to Ducarel, p. 24. as they obtained in England before the Reformation, refembled the beans rural of the opposite continent. The prelates in question blessed altars, chalices, vestments, &c. They baptized, bleffed, and confecrated bells. They suspended profane and unconfecrated places, and reconciled polluted churches and churchyards. They granted inclulgences for a few days, &c. &c. All which offices were exercifed by beans rural.

priests of the country. See also CC. Rotomag. Provinc. P. II. p. 456.

See Præcepta Decanis, in the Appendir, P. I. S. i. 6 3.

The internal decency of the edifice in which the public offices of religion are performed, in point of repairs, cleanliness, and all accommodations of books, vessels, vestments, and other things required for divine worship, was a part of the dean rural's trust in France as far back as the days of Hincmar, and still remains so there and in Great Britain, by confignment of the diocesan; who cannot, as we have already faid, perform these minute investigations, either personally, or by his archdeacon, fo conveniently and effectually as by his local official representative, the bean rural.

CC. M. B. et H. Vol. 1. p. 547.

The Meath canons of de Rochfort (A.D. MCCXVI.) command the then newly-instituted archpriests to return a faithful account to the episcopal synod, "De statu et conditione librorum, vasorum, vestimentorum, et aliorum ornamentorum et supellectilium in ecclesiis infra suos decanatus, ut de iis reficiendis, quotiès expedit, statuatur."

The council of Cologne (A.D. MCCCX.) invests deans and plebans with a power of examining the necessary books and furniture of their fubject churches—of ordering fuch articles as are wanting, to be supplied within a month, after admonition given—and of proceeding, even to excommunication, against refractory and disobedient church-reeves and parishioners: -- "Can. xvII. Decami itèm et plebani examinent libros et ornamenta necessaria ad divina cultum in ecclesiis sibi subjectis: et ubi necesse fuerit, densis, Appendir, per conservatores dictæ ecclesiæ, et parochianos, intra mensem post admonitionem eorundem, suppleri faciant; in rebelles, excommunicationis sententiam promulgando."

xIV. col. 1424. See also Instructio Decanor. Reclefia Mel-P. i. S. i. 62.

SS. CC. Tom.

The fynod of Cambray (A.D. MDLXVII.) charges the

archpriests rural, "Ut quam diligentissime advigilent, ne pecreta synod. quid in ecclesiis desit, quod ad divinum officium pro sud c. 1. dignitate peragendum requiritur." And farther bids them to inform the bishop of any superstitious vanities that may have crept into the forms and ceremonies of divine worship, whereby the minds of Christians may possibly be feduced from the pure fervice of God.

The council of Milan (A.D. MDLXXIX.) capacitates the SS. CC. Tom. toraneous bicars, or deans of the archbishop, to inquire, xxII. col. 462. "An debito cultu fraudantur ecclesiæ; an sacris vestibus, ornamentis, fupellectileque ecclesiastica, ad cultum necessaria, instructæ sunt; an denique ulla ex parte incultæ." (See Parochial Visitation, Part IV. § 11. p. 190.)

Articles of church-furniture being committed to the statut. Symodal custody of the draws of the country by the Harless star Harless A.D. tutes (A.D. MDLXIV.), the officers are charged, as guardians thereof, to fee that the fame are not pawned to common usurers, under any plea of necessity: and they are forbidden fo to dispose of church-goods themselves, except upon mature examination and conviction of the propriety of the measure, on pain of excommunication.

In the diocese of Antwerp, again, if any materials, Decreta Synodi once confecrated to holy purposes in church edifices, p. 379. were afterwards defecrated, by being applied to alien and improper uses, in profane dwellings, they were to be redeemed, at the joint appreciation of the dean rural, the partor, and heads of the parish.

By the thirty-ninth statute of the synod of Avranches cc. Rotomag. (A.D. MDL.)—on the duty of deams rural—it is enacted—p. 290. "Cum templum aliquod sui decanatus primum ingredientur synodi Abrindecant, altaria perlustrent: quæ nifi rectè ornata fuerint et composita, aut sordidis onerata quisquiliis conspiciantur,

quæ peragendis sacris magis obsunt quam prosint: continud referant nostro promotori."

Decreta Synod. Prov. Aquenfis, p. 123.

By the provincial fynod of Acqui (A.D. MDLXXXV.), the foraneous bicars or deans of Alexander Canigian are instructed to inquire—"An ea, que in misse sacrificio adhibentur, uti calices, corporalia, purificatoria, mappæve altaris pura mundave, ac decentia fint. An baptisterium, et sacrorum oleonum vasa, tutò ac decentèr asserventur. An libros habeant baptizatorum, chrismatorum, conjugatorum, et mortuorum, et hos separatos, et decentes," &c.

Stat. Synod. Bufcod. Tit. xv. cap. IV. p. 85.

By the fynod of Bois-le-duc (A.D. MDCXII.) the atthpriests rural are bade not omit the particular examination of facramentals and church-ornaments of all kinds.

Decret. Synod. Arch. Colon. p. 58. and 109.

In the diocese of Cologne, the parochial pastors are (A.D. MDCLXII.) charged to shew their baptismal and matrimonial registers to the deans rural, at the times of their visiting; and the latter are diligently to examine the fame.

CC. Rotomag. Provinc. P. II. р. 253.

In the diocese of Bayeux (A.D. MDCLXII.) the Deans are made confervators of these important instruments :-it is ordered-" Que dans chaque paroisse il soit tenu régistre des baptêmes, mariages, et inhumations, suivant l'ordonnance: et lors qu'un curé viendra à décéder, ils se saistront desdits régistres, et autres titres et écritures concernans la curé, et les droits du curé." " Pour les mettre" (adds a fynod of Lisieux) " ensuite aux mains du nouveau curé, qui en prendra possession."

Eju/d. p. 515.

The fynod of Malines (A.D. MDLXX.) extends their care to all original documents, muniments, &c., relating to benefices; which they are to fee duly deposited in places of fafe custody.

Decret. et Statut. Synod. Mechlin. p. 71.

> But touching, more particularly, the connexion of beans rural with sacraments and sacramentals; with which

they were early concerned in the churches of Normandy;—the third canon of the council of Rouen (A.D. MLXXII.) gives them the distribution of chrism (a mixture of oil and balfam for baptifm &c.) and oil (for extreme unction):—"Chrismatis et olei distributio à decants summâ 88. CC. Tom. xII. col. 220. diligentia et honestate fiat : ita ut interim dum distribue- Conc. Rotomag. rint, albis sint induti: et talibus vasculis distribuatur, ut Prov. P. 1. p. 55. nihil indè aliqua negligentia pereat." And the same is continued to them by a subsequent synod of Liege (A.D. Stat. Synod. Leodien). MCCLXXXVII.) can. XVII.

SS. CC. Tom.

With the like facramental trust the drans rural were, xiv. col. 137. heretofore, concerned in Great Britain, while chrism and oil continued to be supplied from the mother to the daughter churches—probably till the time of the Refor-The rule was invariable, I believe, in the country, for the villages of each deanry to be supplied from the towns or metrocomiæ, or, at least, the minor places from the major; and the latter, again, from the episcopal city. Many notices of this usage occur in the ancient register of Saint Osmund of Sarum, before and after the Betus Registr. removal of the fee from Old to New Sarum. The deans, bi, penes Epifc. in all likelihood, as foon as they were instituted in this Sarum. diocese, received chrism and oil at the diocesan church or cathedral of Sartum, and re-diftributed them in the matrices ecclesia of their respective decanates; though, at the early date alluded to, they are not mentioned as exercifing that trust amongst ourselves. In the county Thoroton's Hist. of Nottingham, it is well known, the deans of the country of Nottingham, received chrism and oil for the use of the clergy of their Deanties at the mother church of Southwell: to which place the facramental articles were previously brought from the minster at York.

By the council of Saumur (A.D. MCCLIII.), the deans shared with the archdeacons and archpriests the entire care of facramental implements. The same having been much neglected in certain parts of the archdiocese of Tours, the fecond and third canons of this fynod commit to the recited functionaries and deans rural ("ad quorum officium dignoscitur pertinere")—" Ut procurent sanctuarium, fontes, oleum, et sanctum chrisma, clavibus adhibitis custodiri, et per loca populosa, et maximè civitates, venerabilitèr deserri." They were to see that every thing connected with the altar was kept with becoming propriety, the eucharist itself, and the καλυμμάτιον or corporale, on which it was deposited;—that the latter was of pure white linen, and washed only by a deacon or priest attired in his furplice, all the ablutions, or at least the first, being poured into the pifcina;—and lastly, that the coverings, the facerdotal vefts, and all other things confecrated to the altar, were cleanfed, apart from the contamination of unhallowed clothes, by fome pure and pious virgin, or matron of unimpeachable character.

Conc. Rotomag. Prov. P. 11. p. 565. Synod. Constant.

Conc. Rotom. Prov. P. I. p. 203, & P. II. pp. 253, 405. The decent keeping of the facramental articles was justly deemed by the fynod of Constance (A.D. MCCCLXXV.) of grave importance. It was enjoined on the beans rural to enforce it at their kalenda:—" In kalendis præcipiant omnibus presbyteris et curatis quòd corporalia, et omnia alia ad missam pertinentia, super altare mundè teneant et honestè." See Decreta Synodi Provincialis Aquensis (A.D. MDLXXXV.), de Vicaniis forancis, p. 123.; also the council of Rouen (A.D. MDLXXXI.), de Sacramento Missa;—of Bayeux (A.D. MDLXXII.), can. XIV; and of Evreux (A.D. MDCXLIV.), chap. XII. can. XII.

The plebani are ordered by the council of Ravenna

(A.D. MDLXVIII.), and of Amalphi (A.D. MDXCVII.), to Manfi Suppl. ad SS. CC. Tom. v. receive the "facra olea" from the bishop of the mother coll. 807. 1296. or cathedral church, and to distribute them to the subject churches of their plebanates; and the like distribution is charged upon the archpresbyters rural of the diocese of Antwerp by Miræus (A.D. MDCX). Before which latter Decret. Synod. Dioc. Antwerp. date, the church of Malines entrusted to her deans rural p. 285. the partition of chrism and other sacramentals "in templo ss. cc. Tom. aut loco saltem decenti et hone sto;"-in fulfilling which duty, they were to take care that the diftribution was made "in mundis ac distinctis capsulis," the bearers being eccle- Deer. et Stat. fiaftics: and if any expence was necessarily incurred by Mechl. p. 45. the deans, it was to be repaid to them, at the difcretion of the bishop, at his next visitation or convention.

" Non modd archipresbyteri singulis annis," says a sta- van Espen, tute of the provincial fynod of Malines (A.D. MDCVII.), Pe Sacramento " ab ordinario suo, vel, sede vacante, à vicario-generali, confirmationis et de Chrismate, sacrum chrisma et sacra olea tempestive petant, et per sacer- cap. II. p. 268. dotem, diaconum, vel saltèm subdiaconum, in mundis et Synod Mechiin.
Tit. II. cap. VI. honestis vasculis (scilicet stanneis aut argenteis, nullo modo Statuta Dioces. verd cupreis, testaceis, aut vitreis) ad locum residentiæ suæ Th. II. cap. v. ferri curent: sed pastores etiam singuli quotannis ab archipresbytero suo, vel ex ed ecclesid unde consueverunt, per se aut alium facerdotem, non autem illo inferiorem, in similibus vasculis sacrum chrisma, sanctaque olea ferre non omittant; iisque receptis, veteribus non utantur: sed quidquid ex illis superfuerit, si liquidum, lampadi quæ lucet ante venerabile sacramentum infundatur; sin autem bombyci, vel gossipio immixtum fuerit, super piscinam comburatur."

For inattention to this branch of their personal duty Decret. Synod. the deans rural of the diocese of Cologne were severely Colon. P. II. rebuked by Archbishop Henry, in the synod of MDCLXII:-

Part 11. Tit, 111. Decret. et Stat. Gandavensis. A.D. MDCL.

Tit. 1. c. v. p. 55.

"Intelligimus quossam vecanos rurales," says he, "domi sua harentes per pedellos suos homines laïcos, imò etiam (quod maximè absurdum est) per submissas faminas, hac sancta vel petere, vel ad se per multa itinerum spatia curare deserri. Ut huic abusui et sacrilegii periculo occurramus, omnibus ac singulis vecans ruralsvus et aliis, quibus id incumbit, severè pracipimus, ut ipsimet, vel eorundem camerarii, vel alii idonei substituti sacerdotes . . . tempestivè compareant . . . et excipiant, &c." See also capp. seqq.

Charge to the Clergy of the Archdeacoury of Totnefs, MDCCVIII.

It was, heretofore, the business of deans rural in England, Dr. Atterbury tells us, "to instruct the younger clergy in the way of administering and ordering facraments and facramentals, according to the canons and customs of the church." It probably was so; -but, in the course of my researches, I have met with no authority for the archdeacon's statement—none, that is, enjoining on deans rural by name the duty in question; though it was performed in the rural chapters of their beauties. But the archdeacons were the inftructors on those occafions, according to Otho's canon; by which it was ordered that those superior officers should be frequently in attendance at the rural chapters, for the purpose. words are: "Frequenter interesse capitulis per singulos decanatus, in quibus diligenter instruant inter alia sacerdotes, ut benè vivant, ut sciant et sanè intelligant verba canonis et baptifmatis, quæ funt de fubstantia facramenti." Before the intrusion of archdeacons into the capitular chair, deans rural probably officiated in the capacity of teachers of facramental duties; and at a later date,

Conft. Dom. Othonis, Edit. Oxon. p. 52.

^{(1) &}quot;Muralibus—quæ hodiè tenentur," glosses John de Atho, "per officiales archidiaconorum, et quandòque per decanos rurales."

when the archdeacons and their officials were absent, the deans may have acted as their fubstitutes.

The church of Rome, with her appurtenances of fuperstition, for a long while, greatly multiplied the catalogue of our facramental duties, and added to our official responsibility; but the Reformation has released us from many fervices as unfcriptural as they were abfurd. The fimple articles of furniture with which the altars of the church of England are now-a-days decorated for the facrament of the eucharist, and her fonts for that of baptifm, have happily reduced the facramental department of our office to one of plain and eafy execution. Of the miscalled facrament of penance, and the duties of deans rural as confessors or penitentiaries, we shall presently speak.

But there is one holy rite—erroneously termed a facrament by the church of Rome—confirmation—with which the deans rural of Protestant England have been brought into remote connexion by an ecclefiaftical constitution of the date of the Restoration; which charges them to attend to the preparation of catechumens by the appointed ministers, in order to their being submitted to the bishop for confirmation: - "Moreover," in the words cc. M. B. et H. of King Charles the Second's Declaration concerning can.v. Ecclesiastical Affairs (A.D. MDCLX.), "the rural dean and his affiftants are, in their respective divisions, to see that the children and younger fort be carefully instructed, by the respective ministers of every parish, in the grounds of the Christian religion, and be able to give a good account of their faith and knowledge, and also of their Christian conversation conformable thereunto, before they be confirmed by the bishop, or admitted to the sacrament of the Lord's Supper."

Motitiae Sethi Episc. Sarum, fol. 339. Ms. In compliance with which clause, Bishop Ward of Sarum (A.D. MDCLXX.) instructed his beans rural to observe whether the parochial clergy were "diligent in catechizing the children, and preparing them for confirmation." (Officium Becanor. Rür. &c. in the Appendix.)

Parochial Antiquities, Vol. II. p. 357.

in voce.

But many centuries before this date, drans rural were interested in the other popish facrament referred to, the fourth of the Romish catalogue, viz. penance. "For the more immediate influence on their clergy, they were appointed to be their confessors and penitentiaries, because they were presumed to have the character of men of sufficient literature, and good report and savour with their brethren; and were therefore ordained to hear the confessors of rectors, vicars, and all other priests and ministers within the limits of their own drang, and to enjoin them the sacrament of penance."

§ 7.

PENITENTIARY DUTIES OF Beans Mural.

Proceed we then, next, to the duties of deans rural in connexion with the folemn fervice of confession and penance;—premising that "all public criminals who had been guilty of notorious crimes were obliged, in the See Suicer. T.E. primitive' days of Christianity, to a public ἐξομολόγησις,

⁽¹⁾ For an account of the four grades of penitents of the primitive church, the reader is referred to the very learned notes of the bishop of Saint Asaph, in Can. Conc. Nicæn. Primi, can. xI. in v. iv cixposmicos. Synodic. Tom. II. p. 71. We have here only to do with penance, as a part of church discipline to which archyricsts were ministerial. See Gibson's C. I. E. A. Tit. xLvI. cap. II.

or repentance in the church, and were declared unworthy of communion with Christ and his flock, till, by confession, J. Taylor of Ecrepentance, and the fruits worthy of it, they were ad-mance, 3 IV. 41. judged capable of God's pardon." "In purfuance of which, the bishop, and whom he deputed, ministered to these public satisfactions and amends." Of the number of penitentiary delegates, fo constituted, were beans rural; not merely for the clergy, but for the laity also, in a fubordinate degree. As panitentiarii of the former, in sommer's Antiq. their respective deanties, they received the confessions of Part 1. p. 176. rectors, vicars, capellanes, and all other priefts, and enjoined them "the facrament of penance:"-but when first entrusted with this important duty by the bishop, the only penitentiary of "infant Christendom," it is impossible to unravel :- "prioribus quinque sexve sæculis Thomass. Vet. penes episcopum solum erat pænitentiæ publicæ admini- Disciplin. V. 1. stratio: penes presbyterum verd delegatum nonnisi episcopo absente, aut ægrotante."

About the time of the Decian perfecution (A.D. CCL.), Primitive Christianity, Part III.

Dr. Cave thinks, the subordinate public penitentiary was ch. v. p. 381. first appointed—"fome holy, grave, and prudent presbyter"—as "a kind of censor morum, to inquire into the lives of Christians, to take an account of their failures. and to direct and dispose them to repentance." But the archpresbyter appears not in connexion with this vocation till full five hundred years after this date. However, we may fay, in general terms, that rural archpriests at an

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⁽¹⁾ Poenitentiarius parochus scil. vel alius sacerdos, cui jure cano- Somner's Gloss. nico incumbit plebis fibi commissa, aut alicujus singularis persona, con- ad Script. x. fessiones audire, et pro ratione delicti, juzta disciplinam ecclesiasticam, pænas dare. Vulgò, a Confessor.

early date (according to the *Decretum*¹ of Gratian, A.D. DVI., but in Thomassin's opinion nearly three centuries later) whether themselves confessors or not before that time, were then, at least, ministerial to the bishop in preparing lay-penitents (in relation to the laity they appear in a penitentiary capacity before they do in relation to the clergy) for undergoing² the solemn service of penance on the first day of the quadragesimal sast—that godly discipline of the primitive church, to which reference is made at the beginning of our commination service.

Decret. Pars I.
Distinct.
L. L. Lxiv. p. 71.
Ex Agathensi
Concisio, an. 506.
D. Burchard.
Epifc. Wormac.
L. XIX. c. XXVI.
p. 205.

At the church door stood the "pænitentes sacco induti, nudis pedibus, vultibus in terram demissis, reos se esse ipso habitu, et vultu protestantes," and were received by the priests and authoriests; who diligently examined their past course of life, and imposed the established degrees of penance proportionate to their guilt. After which the

Atterbury's
Archidiaconal
Charge,
MDCCVIII.

(1) The text of the canon law, compiled by the monk of Bologna (A.D. MCL.), is here erroneous. Nothing of the kind is to be discovered in any of the canons of the council of Agatha, now extant. The mistake, however, is of long standing, Gratian having transcribed it from the bishop of Wormee's Magnum Decretorum, seu Canonum Volumen (A.D. M.),—and Burchard, again, from the collection of Rheginon, abbot of Prumia (A.D. DCCCCVI.), who, as I have elsewhere noted, antedated the canon in question nearly three hundred years. It probably belongs to the age of Charlemagne. See Thomassin V. et N. E. D. de B. Part II. L. I. C. V. Tom. I. p. 225.

J. Taylor of Ecclefiastical Penance, § IV. 41. (*) "Though, by the nature of the thing," fays Jeremy Taylor, "they only could be necessarily and essentially obliged, who had done public and notorious offences; yet some, observing the advantages of that way of repentance, the prayers of the church, the tears of the bishop, the compassion of the faithful, the joy of absolution and reconciliation, did come in voluntarily, and to do that by choice which the notorious criminals were to do of necessity."

deans or archpriests, (" decani i.e. archipresbyteri parochiarum,") and their coadjutors, introduced them into the prefence of the bishop, in the church, for the latter to perform his part of the penitential process. The season of Lent having past, on Easter-day the penitents were again presented by their deans and presbyters, in compliance with the conclusion of the same canon, to receive the holy facrament of the Lord's Supper at the altar. For "in the primitive records of the church, there was J. Taylor of Ecno form of absolution judicial, nothing but giving the clefastical Penance, 5 TV. 50. penitents the holy communion, admitting them to the peace of the church, to the fociety and privileges of the faithful;"—" which was done by the bishop, (the highest Caro's Primitive Christianity, order of the church being the prime agent in dispensing Part III. ch. v. its highest power, the pardon of a penitent sinner), or, in his absence, by the priest or confessor, who took the J. Taylor of Ec supplicants from the station of the penitents, and placed scarce, 1 IV. 55. them amongst the faithful communicants;—either by declaring that their penances were performed, or not to be exacted 1."

The fynod of Pavia (A.D. DCCCL.) introduces rural ss. cc. Tom. archpriests to us, in its fixth canon, in the character of ix. col. 1066. penitentiaries appointed to excite public criminals to public penance, while private fins were to be atoned in private confession to inferior priests, approved of by the bishops and archpresbyters :- " Oportet ut plebium archipresbyteri per fingulos unumquemque patremfamilias

⁽¹⁾ See Burnet on the Thirty-nine Articles, p. 373, Art. xxv.—Penance; and Preface to the History of the Reformation, Vol. II. pp. xvi. xvii.: Soames's Bampton Lectures, pp. 266, seqq.; and Proofs and Illustrations, pp. 287, feqq.; and Tomline's Christian Theology, Vol. 11. рр. 425-6. Digitized by Google

conveniant, quatenus tam ipsi, quam omnes in corum domibus commorantes, qui publicè crimina perpetrarunt, publicè pæniteant; qui verd occulte deliquerunt, illis confiteantur, quos episcopi et plebium archipresbyteri idoneos ad secretiora vulnera mentium medicos elegerint; qui, fi forfitàn in aliquo dubitaverint, episcoporum suorum non dissimulent implorare sententiam &c."

A farther notice of deans rural, as supervisors of ecclefiaftical penance, appears in the councils of the diocese of Hinemariopera, Rheims under Archbishop Hinemar:—" Et semper de Tom. 1. p. 730. kalendis in kalendas mensium, quandò presbyteri de decaniis simul conveniunt, conlationem de pænitentibus suis habeant, qualitèr unusquisque suam pœnitentiam faciat, et nobis per comministrum nostrum renuncietur, ut in actione pœnitentiæ pensare valeamus, quando quisque pænitens reconciliari debeat. Et si forte quis ad pænitentiam venire noluerit infra quindecim dies post perpetrationem peccati, et exhortationem presbyteri in cujus parochià actum fuerit, et sedulitatem vecani ac compresbyterorum suorum, atque instantiam comministrorum nostrorum, decernatur qualitèr qui peccatum perpetravit, et ad pænitentiam redire contemnit, à cœtu ecclesiæ, donèc ad pænitentiam redeat, fegregetur &c." Which 1 fentence of excommunication the Dean generally denounced, as the most dignified presbyter of his diftrict, a judge delegate, and the organ of

DRS. Mobenba, Paroch. Antiq. Vol. 11. p. 358.

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⁽¹⁾ Bishop Kennett suggests to the bishop of Lincoln, on the occasion of restoring beans rural in the diocese of Lincoln, that there are many parts of discipline that may be committed to them without any pretended invasion upon the archdeacons or others; and particularly calls his lordship's attention " to letting the sentences of excommunication and absolution be denounced more especially by rural beans, &c."

the church's censure on contumacious offenders against her discipline.

In addition to supervising the due performance of these See Whitaker's Hist. of Man-public duties of lay-penance, that drang tural were actual chester, Vol. 11.

B.II. § 111. p. 386. receivers of private confe/hon, and imposers of condign penance for the clergy more particularly, is the averment of Somner, Van Espen, Kennett, Whitaker, and others: and the vicar of Ambrosden and the Historian of Manchester refer to Archbishop Peckham's eighth constitution (A.D. MCCLXXXI.), " De uno confessore in quolibet decanatu faciendo," as their authority for the fact. But, however probable it may be, that the archpresbyter of the deanty is alluded to as the long-established confessor, it is not expreffly declared. The canon notices it to be an institution of antiquity, " Ut in quolibet decanatu unus sit CC. M. B. et H. Vol. II. p. 54. rector aut vicarius, literatura sufficienter illustratus, gratia famaque laudabili infignitus, ad confessionem rectorum, vicariorum, aliorumque sacerdotum ac ministrorum ecclesia audiendam, injungendasque pænitentias, &c."—complains that the rule had been allowed, by the negligence of the clergy, to fall into defuetude, and re-enacts it in its priftine vigour and inviolability;—referring, as Lyndwood supposes, to the fifth constitution of Cardinal Otho, and the nineteenth of Stephen Langton (A.D. MCCXXII.) But Decanal confessors are rather superseded by the Legatine canon of the former, under the fanction of the tenth canon of the Lateran council of MCCXVI.—(by which bishops are bound to have assignments in preaching, hearing confessions, and enjoining penances): - for the cardinal orders, " Tt per quoslibet decanatus prudentes viri et sideles CC. M. B. et H. Vol. 1. p. 651. constituantur per episcopum confessores; quibus personæ et minores clerici valeant confiteri, qui detanis erubescunt

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Vol. I. p. 609.

confiteri, forstan et verentur. In ecclesiis verd cathedralibus confessores institui præcipimus generales."making no allusion whatever to the institution of beans themselves as penitentiary ministers for the clergy, though the canon feems to acknowledge their pre-existence in that capacity. Nor does any occur in the earlier tranfcript of the Lateran, viz. the fixteenth canon of the provincial Scotch council (A.D. MCCXXV.), "De confessoribus constituendis," also referred to by the same celebrated antiquaries, as authorities. The words of both point to a fecond class of confessors, beside the because, for the inferior clergy, when either ashamed or afraid to apply to the drans rural in that capacity,—the latter remaining, at the same time, the proper, canonical recipients of clerical confession in general, the "confessiones nati" of the priesthood of each deanty, upon some earlier appointment, not incorporated, as far as I can discover, in any antecedent capitulary or fynod; but occurring, for the first time, in the tomes of the councils (A.D. MCCLXXXIV.), in the Synodus apud S. Hippolytum—" Statuimus, ut singuli plebani, rectores, vicarii, et capellani nostræ diæcesis de gravioribus suis peccatis confiteantur suo decano: decani nobis, ac etiam archidiacono, seu iis, quos eis dederimus confessores."

SS. CC. Tom. xiv. col. 786.

The nineteenth Oxford conftitution of Stephen Lang-Eron. cap. v. de

Promitentia, A.D. ton (A.D. MCCXXII.), above cited as being a reference of CC. M. B. et H. Peckham on the authority of Lyndwood, ordains certain discreet confessors to be selected by the bishop and archdeacon to receive the confessions of rural deans them-

Vide Synod. Vol. 11. p. 133.

⁽¹⁾ That is, fays Lyndwood in his gloss—(L. v. Tit. xvi. gl. e, p. 327), those rural deans " qui sunt beneficiati vel alide in sacerdotio constituti,

felves, when fearful of having recourfe to their prelates for that purpose. And these functionaries, in all probability, were of the same character and institution as the "presbyteri idonei literaturæ competentis, et probatæ omnibus opinionis" of the canon de Pænitentid of the same Vol 1. p. 595. archbishop, published on the same occasion at Oxford, as the "duo presbyteri, moribus et scientid præditi" of the earlier Dublin fynod (A.D. MCCXVII.)—and the Chichefter conftitutions (A.D. MCCLXXXIX.)—as the "duo ad Binda p. 548. minus confessores" &c. of the Durham council (A.D. MCCXX.) —the "prudentes viri et fideles" of Otho, and the Scotch vol. 11. p. 170. council,—and the "rector aut vicarius, literatura suffi- vol. 1. p. 577. cienter illustratus" &c. of the Lambeth fynod; but diftinct altogether from rural beans or archpriests:—though, I believe, one gloffator, Cardinal Hostiensis, applies the Lyndwood latter canon of Peckham to archpricate of the tity and gl. v. rectorum. tountry in the character of penitentiaries of the priesthood by delegation of the bishop.

The "penitentiarii communes" of Peckham's conftitu- Ejustem gl. v. tion were so called "quià deputati sunt communitèr tàm tentiarios. pro laïcis quam pro clericis:" whereas the others were " P. speciales quoad personas clericorum, quorum potestas extendi non debet ad laïcos, nisi hoc in eorum potestate in specie vel in genere contineatur."

The Meath canons of A.D. MCCXVI., fo full in general

vel ratione jurisdictionis quam fortè exercent, immediate subsunt episcopo in foro animæ. Aliter autem fi talis detanus fit parochianus alicujus curati inferioris episcopo, fibi debet confiteri."

So says the Pænitentiale Joannis De Deo, "de confessione arthipres- Excerpta ex Panit.J.DoDeo, byterorum, cap. x1." "Arthipresbyteri rurales, qui decani à quibusdam in Append. ad vocantur, et quandoque plebani, et quandoque abbates, licet impropriè, Tom. 11. debent episcopo confiteri, et alteri de licentia episcopi."

on the duties of archpresbyters rural, as the appointed

immediate successors of the chorepiscopi of Ireland, are filent on the subject of their penitentiary functions; save that they order them to take care that the canonical penances of the church be duly performed in their diftricts, and that they themselves be present at them as CC. M. B. et H. witnesses:—" VI. Curent insuper pænitentias canonicas à Vol. 1. p. 547. nobis vel officialibus nostris impositas delinquentibus debitè, et ea, qua decet solennitate, peragi, et perimpleri in ecclefiis infra suos limites, quibus ipsi cum presbyteris parochialibus intersint, tanquam testes, ut qua humilitate et devotione pænitentiæ laboribus defuncti funt, testificare possint." —being supervisors of imposed penitential performances exactly upon the same footing as the Rhemish beans of Archbishop Hincmar before quoted. However, that deans rural were the confessors of the

Gallican clergy of their respective beauties in the year MCCLXXXIV, is expressly affirmed in a canon of the fynod of Saint Hippolyte, already quoted from the volumes of the councils:—and the fynods of Arras (A.D. MCCCCLY.), and of Saint Omer (A.D. MDLXXXIII.), continue them, as the proprii sacerdotes of their subject priests, in the capacity of receiving confession. All persons are bound, by the latter fynod, "confiteri proprio sacerdoti." "Proprium autem sacerdotem illum intelligi declaramus, cujus curæ quisque propriè subjectus est. Sic parochus proprius sacerdos est parochianorum suorum &c.... Sic archipresbyterum feu becanum Christianitatis cujufque loci proprium sacerdotem esse et agnosci volumus pastorum sui Sic archipresbyterum cibitatensem, proprium sacerdotem, ut passorum sui decanatus, ita et cæterorum archipresbyterorum five becanorum Christianitatis," &c.

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Van Efpen
I E. U. P. II. Tit. vI. cap. v. p. 317.

The fynod of Arras prescribes (De sacramento confessionis), "Quòd curati parochiales, presbyteri, capellani in A.B. ucccclv. eorum parochiis moram facientes, et in eisdem capellas habentes, confiteantur suis detanis et non aliis, nisi de nostra processerit, vel dictorum detanorum licentia speciali;"....
"detani nobis aut in nostra absentia nostro vicario generali."

Granting that rural beans were primitively invested with the capacity of hearing clerical confession, of inflicting penance, and giving or withholding absolution, and enjoyed a priority of institution in these duties, how came it to pass that they were virtually superseded, latterward, on almost all occasions, by other priests of inserior rank and station? Whence happened it that the presbyter superseded the archpresbyter?—The negligence, it may be, of the clergy, and contempt of the beans in supporting the laudable practice of confession, the bishop of Peterborough suggests, operated to the introduction of secondary penitentiaries. But the principal reason of the decay of because confessions is to be sought in the union of penitentiary and judge in the same sunctionary.

The deans, having by delegation from the bishop a judicial power over the inferior clergy, might possibly betray the private confessions of the latter in such causes as might afterwards come before them in their ordinary courts of Christianity; and thus, through a religious exercise for the relief of conscience, the confession clergy might be instrumental to their own judicial crimination.

This explains why the rectors, vicars, capellanes, and others, were shy of approaching our predecessors in the exercise of their confessorial functions; and upon this contrariety of office, John de Athon, ever at war with the bean and his privileges, grounds their unfitness for peni-

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Conft. Dom. Othonis, p. 15. tentiary duties. Gloffing upon "erubescunt" in Otho's constitution, he fuggests, that, as the same person could not with decency act in a double capacity, in a penitential and judicial court, the bean ought not to be appointed a confessor at all,—"non debet talis confessor institui." And yet he immediately weakens the force of this alleged reason, by subjoining, in his gloss upon "verentur," that there is no cause for alarm on the part of the confessing clergy, "cum in foro pænitentiali confessionem audit sacerdos vice Dei (!!) nec prodere potest peccatorem Disclosure of the secrets of confession was forbidden under severe penalties by the church of Rome.

tian. Eccles. Succeff. et Statu, cap. IX. pp. 332, foqq. ex M. Paris, pp. 419.611, 612.693,694.

But besides these coadjutors of the deans in this department of their office,—(and being canonically appointed by the bishops in council to the confessorial duties, no Ufforth de Chris- one could gainfay their right of interference,)—others, who were mere interlopers and usurpers of the power, appeared in the twelfth and thirteenth centuries:—these were the monks, the fratres prædicatores and minores who, in England, during the reign of King John and Henry III., wrested out of the hands of beans rural, and penitentiary priefts as well, the entire authority and privilege of hearing confession, and adjusting penance; whence, in the words of Matthew Paris, the dignity and condition of the ordinary clergy "non mediocriter viluit."

To fuch a pitch of arrogance had these men arrived, when Peckham fucceeded to the archiepifcopal chair of Canterbury, in the reign of Edward I., that they alleged a grant of some general privileges in their favour from the apostolical see, whereby they pretended themselves to be constituted confessors, totally independent of the bishops of the country; and, under a false plea of

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foreign investiture, meddled with the spiritual function of binding and loofing, (at no period allowed to be exercifed de jure by mere monks out of their own convents) to the lamentable subversion of the discipline of the church. For this unauthorifed usurpation they were cc. M. B. at H. feverely reproved by Peckham, in his fixth Lambeth constitution, and again by Archbishop Reynolds in the reign of Edward II.1

In the fynod held at Chichester (A.D. MCCLXXXIX.), it CC. M. B. et H. Vol. 11. p. 170. was ordered that no one should be fent before the pænitentiarii on account of any crime which he had neither confessed nor been convicted of;—all enormous fins, at the same time, being reserved to the bishop's tribunal, or that of his deputy specially appointed. And when dispatched to the penitentiary, the penitent was to be the bearer of letters to him from the Mean or archdeacon, gratuitously bestowed at the suit of the sinner; who was also to bring back from the confessor a reply, stating the nature of the penance, and for what crime, in particular, it was enjoined. Can. xII.

The councils of the church enumerate the different grades of fins, and violations of discipline, and the confessors to whom the classified transgressors might canonically apply for absolution2. Thus, for example, in the

⁽¹⁾ See Matth. Paris, locis citatis; Fuller's History of Abbeys, Book vi. p. 275; Van Espen Jur. Eccles. Univ. P. 11. T. vi.; de Sacramento Pænilentiæ, c. v. de ordinario pænitentiæ ministro, pp. 315, seqq.; and Sharon Turner's History of England, Part IV. c. III. pp. 402, feqq. note, p. 413.

⁽²⁾ Archipreshyter cibitatensis licet omnes de episcopatu possit absol- Barthol. Fumi vere, non tamen à reservatis sine speciali licentia episcopi, secundum Jo. Aurea Armilla; an. in. c. se episcopus, de pœ. et sc. l. vi. non autem sic archipresbyter p. 38. Ald.

council of Rheims (A.D. MCCCCVIII.), we have a list of "casus panitentiaris per decanatus commissis"—"casus presbyterorum parochialium"—"casus nobis et panitentiariis nostris reservati, &c."—which, if the reader be curious about such adsurdities, he may refer to in Mansi's Supplement to Colet's edition of the Councils, Tom. vi. col. 566, seqq. and sparsim in the collection.

CC. Rotomag. Provinc. P. 11. p. 456. Some bishops granted to their beans rural the privilege of absolving in cases reserved to the episcopal chair, as the bishop of Seez (A.D. MDCLXXXV.)—" Nous donnions à nos boyens ruraux," says Bishop Savary, " le pouvoir d'absoudre des cas à nous reserves:" and the like power of absolution was conferred on deans rural in the diocese of Lisseux.

P. 514.

Decreta Antiqua Synodi Cameracenfus, p. 134. Whenever the drans gave letters of absolution, they were ordered by the fynod of Cambray (A.D. MDL.), to state the nature of the sentence from which they absolved, and at whose instance it had been inslicted:—otherwise the presbyters were not to execute the litera absolutoria of the drans. The sum of money received by the latter, on these occasions, was also to be mentioned in the letters of absolution.

Conft. et Decret. Synod. Salifburg. p. 245.

No longer personally concerned as public confessors, wears rural, in the province of the archbishop of Salzburg, are commanded by the forty-sifth constitution of the synod of MDLXIX., cap. vi., to present all persons, who had been obstinately disobedient to this important branch

rutalis potest absolvere omnes de episcopatu, quia solum præest pleti; et quantum ad majora nihil debet facere sine relatione ad episcopum, in. d. c. si. Potest tamen omnes pertinentes ad ecclesias, existentes sub suo plebanatu absolvere, quod patet per. d. c. si.

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of the church's discipline, to their diocesan bishop—
"Ita tamen quòd antequàm denuncientur, priùs per pastores
suos de sacienda Christiana confessione paternè admoneantur: Qui, si protervè in impietate sua perrexerint, tunc
demùm ad superiores deserantur, ut coram ipsorum inobedientium superioribus pro obedientiæ debitæ præstatione
sollicitari, vel ex ossicio pastorali, canonico modo contra
tales procedat, valeat."

The fynod of Ypres (A.D. MDCXXIX.), interpreting the Stat. Synod. earlier statutes of that see on the duties of drans rural, Cap. XX. decrees "Decanos Christianitatis posse excipere confessiones subditorum sui districtus, ad se ex causa recurrentium, etiam tempore paschali:"—and the synod of the year following, cap. V. p. 329. remarking on the incommodiousness and indecency of having the confessional in an angle of the church, close to the altar (whereby communicants at the latter were often obstructed, and penitents themselves impeded in the ceremony of confession), imposes on the drans at visitation the duty of seeing that the sedes confessionalis be removed to a more honourable, decent, and conspicuous situation.

SECTION VI.

SUPERVISION OF SCHOOLS.

Gibson's Codex I. E. A. Tit. xLvIII. c. 11, p. 1099. HE authority of bishops over schools and schoolmasters appears clearly, Bishop Gibson says, from the original institution of seminaries of education, and from the ancient as

well as modern laws of the church concerning them. The canon law is plain and express upon the point. On the continent of Europe, from the time of Pope Eugene's Rescript (A.D. ccccxxvi.), schools are distinctly spoken of "in universis episcopiis, subjectique plebibus, &c." as under the direction of the spiritual power; and in our own country, as far back as the time of the Anglo-Saxons, they are as pointedly noticed "per villas et vicos &c." as subject to episcopal regiment.

Dist. xxxv11. c. x11. p. 51.

Spelman, CC. Vol. t. p. 595.

These decrees and orders of councils, however, on the abstract right of bishops to interfere in scholasic matters, admitted; it must be, at the same time, acknowledged, that the highest functionaries of the church could not personally superintend and regulate every place of public education within their spiritual jurisdictions, and especially in remote rural districts. How then was this difficulty got over? How did the bishops persorm those visitatorial duties over schools and schoolmasters, for which they were equally responsible, in such places?——In Belgium, and apparently elsewhere, by

delegation. They not only delegated the continual governance, but also the actual erection of seminaries of instruction to their rural deputies.

It is a canon of the fynod of Malines, "Ut curent Symod Mechlin.
P. I. cap. II.
episcopi, ut quamprimum in oppidis et pagis suarum diæ-apud Van Espen
I. E. U. P. II.
cesium parochiales scholæ, si collapsæ sint, restituantur; si T. XI. c. v. p. 381. conservatæ, colantur et augeantur &c."—indicating that the church was defirous of advancing the machinery of parochial education by the influence of the hierarchy. But under the circumstances of the diocesan being unable perfonally to comply with the fynodal decree, the actual superintendence of the seminaries of the country there devolved on his rural deputy, the archpresbyter or bean of Christianity. Whence a fecond fynod of Malines, after regretting the want of edifices for carrying forward parochial education upon an extensive scale, suggests that they be immediately erected, wherever required, and that the drans rural enter into negociation with the local magistracy for erecting them, and raising the necessary stipends for the masters :- " Agant archipresbyteri," says Synod Mechlin. the canon, "cum magistratibus et præfectis locorum, ut cap. I. eæ mox erigantur, simùlque rationem ineant, ipsis ludimagistris de annuis stipendiis providendi."

The Belgian arthritists, generally, examined the stat. Synodi masters and mistresses of the schools as to the soundness xix.cap.v.p.98. of their religious creed, before they admitted them to de Scholis. their respective charges; and the profession of the parties, then delivered and attested, was kept in the hands of the examiners; in compliance with the command of Philip II., as expressed in a particular edict to the fynod of Cambray. But, on another occasion, a civil

officer was added to the archpriest for the performance of this duty, and the licence of both required.

Statut. Synod. Dimc. Antverp. p. 246.

The fynod of Antwerp (A.D. MDLXXVI.), under Sonnius, decrees, "Nullum recipi in ludimagistrum fine expresso consensu vecani ruralis, qui super illo admittendo mature cum parocho deliberabit"—(de Scholis Parochia-

Decret. Synod. Diæcef. Antverp. Tit. xix. cap. II. р. 355.

libus). That, again, under Miræus (A.D. MDCX.), enacts -"Ludimagister constituatur à pastore, magistratu et primariis parochiæ incolis (qui curabunt de necessario stipendio ei provideri) cum consensu vecani ruralis, in cujus manibus faciet professionem sidei, jurabitque se non docturum aut permissurum ab hypodidascalo vel discipulis in schold sua haberi libros hæreticos, aut de hæres suspectos, aut quâcunque ratione in honestatem peccantes, aliasoe And that of Ypres under Georgius prohibitos. &c." (A.D. MDCXXX.) makes profession of faith before the dean. rural, and registration of admission by the same functionary, indispensable to a legal institution.

Stat. Synodi Yprenf. cap. 11. de Scholis &c. p. 341.

The vifitation of parochial schools has been elsewhere noticed as entrusted to beans rural:—the synods of Malines (A.D. MDCVII.) and Cambray enforce it every Symod Mechlin. fix months—" Scholæ scholasticis capitulorum subjectæ, ab iisdem scholasticis, cæteræ omnes ab archipushpteris. vel Synod Camerac. aliis ab ordinario deputatis, fingulis saltem somestribus serid vistentur."

P. 11. Tit. xx. c. IV.

Conft. et Decret. Synod. Salif-burg. p. 301.

The fynod of Salzburg (A.D. MDLXIX.) places the regulation of scholastic studies in the seminaries of the country entirely under the vifitatorial superintendence of beans rural—(Conft. Lix. cap. vi. de authoribus juventuti prælegendis).

The scope and aim of this branch of the decanal office

was, in the words of Van Espen, "Ut sciatur an juven- van Espen ' tus ritè instituatur, quis sit puerorum in litteraria scientia rum, I. E. U. et scriptionis peritià prosectus; an magistri magistræve c.v.p. 382. instruendæ, erudiendæque juventuti seduld se impendant; modum convenientem, prudentiamque in regendâ juventute teneant; quos libros pueris prælegant, aut legendos tradant, aut legere permittant; an nulli prælegantur, qui turpe aut obscænum quid contineant, aut bonis moribus, vel fidei catholicæ adversum; curentque ut libri legantur, qui pueris pietatem et morum honestatem instillent."

My refearches have met with no instance, in the Councils of Great Britain, of deans rural being delegated to visit, or otherwise interfere with, schools and schoolmasters, save in the abortive suggestions respecting the establishment of these officers in the reign of Queen cc. M. B. at H. Anne;—where it is recommended by the Upper House Vol. IV. p. 641. of Convocation, that rural beans should be authorised "particularly to inquire into the condition of schools, hospitals, parochial libraries, and the several gifts and legacies bequeathed to pious and charitable uses."

The following canon, " De visitatione schola," of the Reformatio Legum Ecclesiasticarum, does not seem to appertain to our rural functionaries :- "Bis unoquoque De Visitatione anno loti ordinarius puerorum progressus in studiis explo- R. LL. E. p. 110. rabit, atque tunc ingenia quæ videbuntur ad literas nimìs inepta, excludet, libros parûm idoneos doceri non sinet, sed utiliores præscribet; præceptorem verd ignaviæ aut nimiæ cessationis suspectum coram decano, vel, eo absente, vicedecano, et duobus præbendariis arguet. Quod si bis frustrà fecerit, tertio delinquentem loco movebit." The whole chapter, I believe, has reference to schools in cathedral cities only—not to rural parochial schools. The

latter, however, have been, in modern days, subjected, by many English diocesans, to the visitation and surveillance of deans rural: see Documents in the Appendix.

Dr. White Kennett, in his judicious letter to the

bishop of Lincoln (dated Ambrosden, Nov. 7, MDCXCIX.),

M8. Wdenda, Paroch. Antiq. Vol. 11. p. 358.

ftrongly urges him, in the proposed renovation of the rurs-decanal office within the diocese of Lincoln, "to license no curate or scholemaster within his diocese without a certificate from the rural dean, of the person, the place, the salary, the duties, &c." And, in the diocese of Salisbury, about the year MDCLXX., Bishop Seth Ward bids the rural deans (whom he had recently appointed throughout the counties of Wilts and Berks, —vide Officium Decanorum Ruralium in the Appendix, Sarum Documents)—"to observe whether schoolmasters performed their duty of teaching and catechizing scholars, and bringing them to church on Sundays and holydays." See the duties of rural chapters in connexion

with parochial education in the province of Rouen-

Part v. Sect. II. Chap. XI.

Notitiae Sethi Episc. Sarum, Ms. fol. 339.

SECTION VII.

SUPERVISION OF HOSPITALS AND CHARITABLE FOUNDATIONS.

CCORDING to the ancient rule of the canon Extra, L. III.
T. XXXVI. C. III. law, " de xenodochiis, et aliis similibus locis, per sollicitudinem episcoporum, in quorum diæcesi existunt, ad easdem utilitates, quibus con-

stituti sunt, ordinentur"—it would appear that hospitals were under the inspection of the bishop de jure communi. Could he delegate the visitation of them to his country representative—the dean rural? There is evidence that Gibson's Coder he could, and did, both in Great Britain and on the xLVIII. C. III. continent—as far, at least, as the episcopal right of inter-p. 1106. ference went; which was fubject to fome limitation. But to the full extent of his own power the bishop could commission his dean rural, as his vicarious visitor.

In England, on the authority of Lord Coke, a diffinction obtains between fpiritual and lay hospitals; in the former of which, the bishop visits; in the latter, the patron. And in Belgium, according to Van Espen, van Espen there are hospitals and other charitable endowments simi- T. XXXVII. C. II. larly fituated; the administration and regiment of which p. 704. are exclusively laical, and the foundations themselves laical. From thefe the dean rural-decanus foraneus vel Christianitatis—is, by name, excluded. He is allowed no concern with their eleemofynary economy;—the bishop

himself being put aside, except where malversation and negligence are apparent on the part of the laical government;—on which occasions he is allowed, by the fynod of Liege, to interfere. May we not, then, infer from this statement, that to spiritual hospitals the dean rural was admitted in the capacity of a delegate vifitor? Beckman's History of Inventions, Vol. IV. p. 475.

CC. M. B. et H. Vol. Iv. p. 71.

But we are not left to mere inferences. The evidence is express and positive to the point of deans rural being fupervisors of hospitals and other life foundations. provincial Scotch council, held at Edinburgh (A.D. MDLI.), expressly orders, in its ninth canon, De vifitatione hospitalium, "Ut decant in suis visitationibus de statu omnium hospitalium referant, et debito tempore officialibus, seu commissariis generalibus ad effectum, ut ipsi defectus hujusmodi corrigant, et opportuna remedia desupèr prospiciant." And the earlier council of the year MDXLIX, probably, includes beans rural in the like duties under the generic title of ordinarii.

Anteà p. 56. can. xL. de Fundat. Hofpitalium, &c.

Decreta Conc. Prov. Camerac. p. 78.

Amongst the visitatorial duties of beans rural of the The xix. c. xiii. diocese of Cambray, we find in the provincial council (A.D. MDLXXXVI.), under the nineteenth title, the following canon:-" Detaní ecclesas parochiales et capellas ac hospitalia, aliaque pia loca eorundem districtuum quotannis ut minimum semèl visitent, et de eorum statu, ac See also Decreta quam recte divinum officium in eis peragatur; utrumne miss, et aliis piis fundationibus et oneribus satisfiat, et de cæteris hùc pertinentibus accuratè inquirant."— c. xiv. " Excessus verò et desectus (si quos repererint) quibus ipsi mederi nequeant, episcopis locorumpe ordinariis, seu eorum vicariis, quamprimum significent." The same charge is

et Stat. Synod. Mechlin. p. 155. A.D. MDCVII.

given by the bishop of Tournay (A.D. MDLXXIV.) to the Decreta Synodians rural of that diocese—to see that divine worship be p. 29. xviii. duly supported "in xenodochiis, hospitalibus, aliisque piis locis," and that the revenues be administered according to the pious and charitable intention of the founders, and to the praise and glory of God.

In the diocese of Ghent, the arthpresbyters rural have Decreta et Orthe like office to perform. The statutes of the year Gandavensis, MDCL. enact-Cap. xx. Tit. xx. "Archipresbyteri non tantum fabricarum et mensarum pauperum, sed etiam hospitalium, domorum orphanorum, et quorumcunque piorum locorum computus semper audiant, ubi de jure et consuetudine id hactenus fecerunt; et examinatis præcedentibus computibus videant num eorum conclusiones debite purgatæ, seu reliqua eorum plenè soluta sint, utque omnia debitè administrentur, atque ut computus semper in bond et convenienti forma describantur et audiantur, diligentèr advigilent."

" Solent archipresbyteri," says Van Espen, "loco episcopi Jur. Eccles. Univ. intervenire computibus non tantum fabrica, aut mensa cap. v. p. 31. S. Spiritûs in parochiis sui districtûs, sed etiam hospitalium, begginagiorum, et monasteriorum ordinario subjectorum." See Stat. Synod. Diæces. Yprens. Tit. xx. cap. xxiv. (A.D. MDCIX.), p. 274. and Decreta et Statuta Synodi Mechlin. (A.D. MDCVII.), Tit. XXII. cap. X.

In the Instructions or Articles of Enquiry for deans rural of modern days, charitable foundations are generally omitted. But there are exceptions. Bishop Seth Ward's "Officium Becanorum Auralium ad quod jura- Mottiae Setzi mento aftringendi junt," annexes hospitals to the items of rim, fol. 339. inquiry within the diocese of Sarum; as if the good

prelate thought fuch establishments fit objects of vecanal visitation. Hospitals and charitable foundations are also noticed in the Convocational Proceedings under Queen Anne relative to veans rural (see the last section); and charitable endowments are noted in the commission of the vean rural of the diocese of Winchester by Bishop Somner; and in the articles of inquiry for the vean rural of the diocese of Worcester by Bishop Carr. I do not remember them in any other modern document.

Appendir, Winchoster Documents.

Worcester Documents.

SECTION VIII.

ORDINATION, INSTITUTION, AND INDUCTION.

CHAPTER I.

ORDINATION.

HE connexion of deans rural with the branches of perfonal fervice which stand at the head

of the present section, has long since ceased in Great Britain:—I mean the ferious and folemn duties, with which they were entrusted, as local ordinaries of the bishop, of examining into and testifying the fitness of candidates for holy orders within their feveral jurifdictions—of prefenting fuch as were approved at the altar, for the episcopal act of ordination—and. fubfequently, either perfonally instituting them, as in fome few places of the continent it feems to have been their privilege, ex consuetudine, to do; or, which was more usual, of introducing them to the bishop for that purpole—and, lastly, putting them into the corporal poffestion of their benefices.

"That none might enter the church by ordination," A Humble Proposal stee by fays the author of A Humble Proposal for Parochial Re- 1. M. c. XIII. formation, "but fuch whose habitual inclinations led to a religious life, the church placed much confidence in the office of the rural dean;—who was to publish the name of any one that was to be ordained of his beauty,

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in the parish where he was born, or had most lived and conversed, and that for three Sundays before his ordination, to learn the esteem people had of him, which the bean was to certify the bishop of."

Many, however, and curious as are the items of because duty, which this nameless "Presbyter of the Church of England," (as he calls himself on his title-page) has thrown together in his Humble Proposal to restore Rural Deans and Chapters according to the ancient way of the Church, he is not always to be relied on for his facts and references. In proof of which, he has here allotted to the bean what the church imposed upon the parochus; who was no bean at all, according to modern acceptation, but a mere parochial incumbent. Again, he says, the council of Trent could find no surer way for prosecuting inquiries into the characters of candidates for holy orders, than by the instrumentality of rural beans; but

De Reformat. Sess.vii. c. xiii.

Discourse of Patronage, chap. VII. p. 41.

⁽¹⁾ Zach. Cawdrey (rector of Barthomly in Cheshire, A.D. MDCLXXV.). in his Discourse of Patronage, suggests that "every patron may by law be obliged, within one month after the vacancy of a benefice, to nominate three probationers for the living, to the rural dean, and the other ministers of that beauty, wherein the vacatit living is; and that those clergymen of the beauty be obliged, diligently and faithfully to inquire into the abilities and due qualifications of the perfons nominated; and if no just exception can be made and proved against them, that then the clergy of the beauty should, within one month more, commend them to the parishioners, that they also may inquire into the merites of the candidates: and, after one month more referved to the people for fuch inquiry, that they should represent back to the patron, by their humble petition and testimortials, two of the persons named to them, declaring their readiness to sit down under the ministry of either of them; leaving it to the patron to present to the bishop of the diocesse which of those two he pleafeth." Digitized by Google

the latter are not mentioned in the Session referred to. otherwise than as ordinarii, under which title they may be included of course: but it seems scarce allowable to fingle them out as distinctly referred to.

Whether there alluded to or not, however, they certainly had much to do with the preliminaries of ordination. in their archipresbyteral character, at a very early date; and so had their prototypes, the billan bishops of the fourth century, of whom so much has been said in Part 11. § 1. pp. 22, feqq. The attention paid to the qualifications of perfons about to be ordained to the priesthood, in the letter of Saint Basil, addressed to the Basil. Opera. chorepiscopi of his large diocese (who had departed from CLXXXI. p. 193. the exact discipline of their fathers in this respect), the reader will see in my notes to Dr. Priaulx's Tract; and in the version of the original Greek in that excellent periodical, the British Magazine, No. xxvi. (February MDCCCXXXIV.), p. 158. At that time, it feems, the billan See N. Alexanbishops performed the duties of examination into the corepi-characters of candidates for orders—receiving the testimonies of the neighbouring clergy—πρεσβύτεροι καὶ διά- Trias. κονοι οἱ συνοικοῦντες αὐτοῖς—to the point of their general fitness. And, it is probable, when the billan archpresbyters fucceeded the chorepiscopi in their other ministerial duties, they were also capacitated by the diocesan to fulfil the fame fcrutiny of morals and acquirements of candidates.

On the authority of the council of Nantes (A.D. DCCCXC.) can. XI., it was the office of the archpriests to accompany the candidates in question to the episcopal city, in order to present them to the bishop for ordination: -" Quandò episcopus ordinationes facere disponit, omnes ss. cc. Tom.

qui ad sacrum ministerium accedere volunt, feria quarta

Decret. I. Pars. Distinct. XXIV. p. 34. Burchard, L. 11. c. i. p. 35.

ante ipsam ordinationem evocandi sunt ad civitatem, unà cum archipresbyteris, qui eos representare debent. Et tunc episcopus è latere suo eligere debet sacerdotes et alios prudentes viros gnaros divinæ legis, et exercitatos in ecclesiasticis sanctionibus, qui ordinandorum vitam, genus, patriam, ætatem, institutionem, locum ubì educati sunt, si sint benè literati, si instructi in lege Domini, diligentèr investigent; ante omnia, si sidem catholicam sirmitèr teneant, et verbis simplicibus asserere queant. quibus hoc committitur, cavere debent, ne aut favoris gratia, aut cujuscunque muneris cupiditate illecti, à vero devient, ut indignum, et minus idoneum ad sacros gradus suscipiendos, episcopi manibus applicent. Quod si fecerint, et ille, qui indignè accessit, ab altari removebitur; et illi qui donum Sancti Spiritûs vendere conati sunt, coram Deo jam condemnati ecclesiastica dignitate carebunt. Igitùr per tres continuos dies diligentèr examinentur; et sic Sabbato, qui probati inventi sunt, episcopo represententur." The reason why deans rural were appointed to this

N. E. D. Tom, I. р. 227. 11.

Thomassin. V. et honourable trust. Thomassin justly alleges to be, their P.I. L. II. c. vi. intimate acquaintance with the parties concerned:— "Quòd arthipresbyter regiunculæ suæ laïcos clericosque fingulos de proximo noscat, moresque eorum habeat exploratiores, compertiora quoque studia litterarum." Where-Symod Constant, fore the province of Rouen continues them in this important charge: "Inquastas de ordinandis clericis

CC. Rotomag. Prov. P. 11. p. 565.

CC. Rotomag. Provinc. P. II. p. 128. can. vii.

^{(1) (}A.D. MDCXXXI.) " Ut ordinum candidati ad examen cantus peritiores accedant," the Rouen councils also decree, " pracipitur fingulis decanis, ut intra terminos sui decanatus unam seu duas iisdem candidatis scholas affignent: in quibus ab aliquo perito sacerdote in cantu plano et officiis ecclefiasticis ritè obeundis, instituantur: alioquin sciant se ab examine rejiciendos." Digitized by GOOG (a.D.

faciant diligenter decani," fays the fynod of Constance (A.D. MCCCLXXV.), "non per eos quos adducunt ordinandi. sed per eos quos crediderint melius scire veritatem, tam de valore patrimoniorum, quam de vita et conversatione ipsorum. Non concordent testes, sed singulorum testium depositiones scribant."

In the collection of Statutes of the diocese of Avranches CC. Rotomag. Prop.P.II. p.289.

(A.D. MDL.), the thirty-ninth institute relates to the duties Synodi Abrinof beans rural;—of which, one bears on the preliminaries of ordination—the life, conversation, quality, age, and general fitness of candidates for orders, and the value of the patrimony, or title, they will be feverally poffeffed of as ordained clerks. The drans are charged-"Pro ordinandis clericis inquastas et informationes per side dignos testes faciant de ordinandorum vitá, conversatione, qualitate, ætate, et habilitate, necnon patrimonii aut tituli valore, testiumque depositiones fidelitèr scribant, et ad nos aut officiarios nostros afferant, aut per fidelem nuncium transmittant. Similitèr cum ad eos mandatum ad banna pro vacante beneficio mittitur, quis sit patronus, qualisque ht præsentatus, inquirant: et quicquid invenerint1, verisfime rescribant." And, again, in the fortieth statute, P. 291. there is a canon "pro recipiendis ordinibus," in which the beans are much concerned " Ne in ipso statim

(A.D. MDCXL.) " Ut decanorum studio per opportuniora civitatis et Einsch, p. 131. diæcefis loca scholæ cantûs et cæremoniarum ecclesiasticarum institu- can.v. antur, ad quas clerici certis diebus è vicinia discendi causa conveniant."

⁽¹⁾ So the bishop of Peterborough recommends the bishop of Lincoln Me. Abbenda, (in his fuggestions for a new regulation of the economy of the ruri- Parock. Autiq. Vol. 11. p. 359. Decanal office within the diocese of Lincoln) " to institute no clerk without a certificate from the Dean, of the vacancie, the true patron, the reputation of the presentee, &c."

limine offendatur, providendum de littera testimoniali ordinandi, tàm super titulo sufficienti, quàm super vità et conversatione ejus qui sacris initiari desiderat. Ea cura decanis incumbit fingulis in suo decanatu, ut scilicet quando ad eos scribitur super informatione facienda de promovendis ad ordines, diligentiam vehementem adhibeant super conversatione honestà promovendorum, tituli veritate, omni fraude semotà: indicentes eis periculum suspensionis in cafu fraudis, ætate, et literaturâ. Ità tamen quòd de duodecim testibus requisitis ex more antiquo, sex eligantur per decanum, et sex per promovendum. Et super his provideant sub pænå emendæ," &c.

Acta et Decreta Synodi Camerac. моь. р. 39. Canones et Decreta Concil. Prov. Camerac. p. 15, cap. IV.

Prov. Camerac.

The fynod of Cambray (A.D. MDL.), makes the "teftimonium legitimum decaní Christianitatis" indispensable to admission into, or advancement in, holy orders. And the provincial council of the same see (A.D. MDLXV.), enacts, that no perfons be admitted to the order of fub-deacon, "nisi decani ruralis, vel officialis, vel utriusque testimonio per literas expresso comprobentur" &c.:-to Decreta Concil. which a subsequent council adds, that the "testimonia Tit. x. c. 1. p. 35. vitæ et probitatis morum quæ adferri debent à fingulis ordinandis, omnino fignata fint à becanis ruralibus, ac deinceps ab eisdem decanis clausa et obsignata mittantur, sub pænå rejectionis eorundem, et non admissionis ipsorum ordinandorum. Si quis autem fine illis litteris venerit, is non admittatur, immò ne quidèm examinetur." See Decreta Synodi Tornacensis (A.D. MDLXXIV.), p. 22. "de Sacramento Ordinis." Statuts et Ordonnances faites A.D. MDC. par François Pericard, Evêque d'Avranches-p. 304. can. Synod Sagienfee LVII.; and those of the bishop of Seez (A.D. MDCLIII.), can. xxi. p. 442. imposing on deans rural the verification

of the baptismal register of age in each case, the legiti-

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macy of birth, amount of patrimony by inheritance or otherwife, the publication of the name of the candidate, or, at least, a certification of the same having been published, &c. &c.

In case of advancement "ad majores ordines," the Acta et Decreta archdeacon is charged in the provincial fynod of Utrecht Provincia Ut-(A.D. MDCCLXIII.), to fend the names of the candidates to p. 208. c. 1. all the archpresbyters of the diocese, and the archpresbyters. again, to their diffrict pastors, that prayers may be offered up for them in all the churches.

Dr. Kennett proposes to the bishop of Lincoln, "to me appende. call in some of the gravest and nearest rural deans to Vol. 11. p. 358. examine and affift at ordinations; and to require candidates for holy orders, if they have lately refided within the diocese, to bring a certificate from the rural dean, and his neighbouring brethren." And the Convocational Proceedings under Queen Anne suggest, "that in all testimo- cc. M. B. et H. nials required by the bishop or other ordinary, relating to the abilities and manners of candidates for holy orders, curates, schoolmasters, or others within their districts, a more particular regard shall be paid to the testimony of rural deans." See Appointment of Rural Bean in the appendir, Windiocese of Winchester.

CHAPTER II.

INSTITUTION AND INDUCTION.

SS. CC. Tom. XIII. col. 1262. Can. III. Thomasin, V. et N. E. D. Tom. 1. p. 227.

HE charge of presenting ordained clerks to the bishop, or his vicar-general, for institution to vacant benefices, the dean shared with the archdeacon in the diocefe of Tours, by a

provincial council of Chateau Gontier (A.D. MCCXXXI.) the lay and clerical patrons being commanded to employ one or other of these officers for that purpose.

In fome dioceses, strange as it may appear, archdeacons and archpriests enjoyed de consuetudine 1 the right of institution itself. In that of Liege, the former instituted to the larger churches (" in ecclesis et earum Tom. IV. c. 856. appendiciis"), the latter to chapels (" in capellis"), according to the Synodal Satutes of the year MCCLXXXVII: -but, in both instances, they were liable to suspension by their fuperior, the bishop, if they deviated from the

Thefaur. Anec. Mart. et Durand.

Van Espen I. E. U. P. 11. Tit. XXVI. c. 1. p. 547.

Rights of the Clergy, p. 64.

(1) Upon which plea of custom, Innocent III. supported the archdeacon of Richmond "in jure instituendi; eò quòd archidiaconus hic probasset, se et prædecessores suos in continua possessione instituendi fuisse; quamvis de jure communi archidiacono sola institutio corporalis competat." The archdeacon had that power, observes Mr. Nelson, originally from the bishop, because the jurisdiction of the whole diocese was in him before there was an archdeacon; but, the grant which he had being loft, and it being customary for him to institute, by virtue (as it must be supposed) of such original grant, he may therefore prescribe to do it. Such was, probably, the origin of the archpresbyter rural's jurifdiction in instituting clerks, wherever it obtained.

canon of institution, and collated any clerk to a benefice who had not attained the age of twenty-five years.— Again, in the Summa Silvestrina it is asked, at fol. xxxix. De archipresbytero-" Utrum archipresbyter ruralis habeat Summe Stoof-tring, Part 1. autoritatem instituendi seu constrmandi præsentatos à pa- tol. XXXIX. tronis in ecclesiis quæ sunt sub suo plebanatu?"—and answered, "Quòd de communi jure non potest:-secùs ex consuetudine præscriptå, sicùt accidit in archiepiscopatu Florentino: quà uterque archiepiscopus et archipresbyter ruralis seu plebanus potest confirmare præsentatum sibi: et ad quem primò recurrit ille expedit."

Institution, however, was, generally, the act of the bishop; and the subsequent one of induction alone that of the year, or archpresbyter rural, who received the mandate of the ordinary, and gave the new clerk corporal possession under it, accepting no fee for the duty performed—" Decani pro mi/fionibus clericorum in posse/fionem cc. u. B. et H. ecclesiarum, in quibus fuerint per episcopum instituti, nihil omnind recipere, vel extorquere præsumant." (Const. W. de Cantilupo Wigorn. Epifc. A.D. MCCXL.)

"In plerisque diæcesibus," says Van Espen, "jus est Jur. Eccl. Univ. Part I. Tik. VI. archiptesbyteris introducendi pastores aliosque benesiciatos cap. v. p. 31. ex Decret Synod in possessionem; recipiendi ab iis fidei professionem aliaque Gandaven. Tit. folita juramenta. Quinimò in quibusdam locis obtinuit, ut nullæ literæ curæ animarum deservituræ, vel vicepastoratûs cuiquam suffragentur, nist prævie archipresbytero istiùs districtus exhibeantur, et ab eodem subsignentur."

But, in the Belgian churches, corporal institution or Ejusta Th. XII. induction was not the rural bean's de jure communi, nor Part II. T. XXVI. even the archdeacon's, but the bishop's alone; who usually committed it to the dean of the district, as the latter's residence in the country enabled him more

Stat. Synod. Diæc. Yprenf. Tit. VII. c. VI.

conveniently to perform the ceremony, administer the oath 1, &c. "Decanorum officium est," fays the synod of Ypres (A.D. MDLXXVII.) "novitèr provifos de parochiali ecclesia, aut alio benesicio ecclesiastico (visis litteris collationis non vitiatis, non cancellatis, neque aliqua parte fui suspectis) in veram, realem, et corporalem beneficiorum collatorum possessionem per pulsum campanæ, traditionem clavium, missalis, calicis, aut ornamentorum, et osculum altaris, atque sub aliis solemnitatibus, pro consuetudine debitis et requisitis, inducere, et constituere, mediante fummaria renovatione juramenti &c." And farther: because false letters of induction were sometimes subftituted, it was decreed by the same synod, that no

Cap VIII.

Van Efpen Jur. Eccl. Univ. P. II. Tit. xxvI.

(1) The oath taken by the person inducted was to this effect:—" Ego N. juro et promitto obedientiam, reverentiam et honorem summo ponc. 11. pp. 550-51. tifici Romano, ac R. domino episcopo N. eorundemque successoribus. Item juro et promitto ecclesia mea parochiali de N. sidelilèr deservire secundum oneris illi annexi exigentiam, et in eo personalitèr residere. Bona pastoratus vel ecclesa mea non alienabo; et indebite alienata, quantum in me erit, fideliter recuperare studebo. Specificationem omnium fructuum pastoratus mei, cum debita designatione hypothecarum, limitum et terminorum, intra annum à festo nativitatis et Joannis Baptista proxime venturo, archivespotero tradam; fructus anni, in quo me mori aut meam ecclesiam dimittere continget, subjicio et obligo ad laudabilem deservituram usque ad festum N. Sti Joannis Baptistæ, mortem vel dimissionem meam proxime subsecuturum. Sic me Deus, &c." This oath was renewed by the fynod of Malines (A.D. MDCIX.), and ordered to be taken before the rural bean and two other witnesses; and, together with the profession of the inducted's faith (according to the form of Pope Pius IV.), was to be entered in the registry of the beauty, with date, witnesses, &c. Nearly the like oath was taken, before the bean, on inducting the same, or any other person, into a benefice without cure of soulsmutatis mutandis.—See also CC. Rotomag. Prov. P. 11. p. 446. Synodi Sagienfes, and Decreta et Ordinata Diacefis Gandavenfis, A.D. MDCL. pp. 121, seqq., for the forms of these juraments as taken by pastors, capellanes.

presbyters should interfere in any case of induction (even though the letters should be addressed generally to all presbyters) without the fanction and confent of the dean.

But to return to our infular usages, for examples of the employment of our billan officers in giving corporal possession of benefices:—On Saint Lucy's day (A.D.MCCXX), Konnett's Paro-Richard, rural dean of Wodesdon, inducted the prior and chial Antiq. Vol. II. p. 2. canons of Saint Frideswide, Oxford, into the appropriated & Fridefw.penes tithes of Oakle, and certified it by special instrument, Decan. et Capit. Ed. Xti. Oxon. concluding thus—" Ego et plures alii viri fide digni de Mt. p. 135.) capítulo de Wittesdon in hujus rei testimonium huic scripto sigilla nostra apposumus."—And again, on the eighth of April (A.D. MCCCXXVII.), by mandate from Henry bishop of Lincoln, the rural sub-dean of Wodesdon, who was vicar of Wynchendon, inducted the aforesaid prior and

capellanes, &c. "And why," asks Van Espen, "was this specification Ejust 11. of ecclefiastical property to be exhibited to the archpresbyter, as the p. 689. bishop's vicar?--why-but that he might, in place of the bishop, see to its due conservation, and that no part of it was lost or deteriorated, while in the keeping of the beneficiary!" In compliance with this oath, all facellanes, pastors, and beneficed persons, were commanded by the fynod of Ghent (A.D. MDCL.) to deliver, after induction, an exact Decreta Diacc. inventory of all their goods, and rights accruing out of their respective Gandavensis, benefices, to the archyricsts or beans of Christianity; and also a full statement of all taxes paid by each benefice, that the same might be kept Th. xx. c. 111. in the archives of the diocese.-Moreover, by the statutes of the same fynod, authority was given to the arthricsts to demand the original Decreta Diac. documents, or authentic copies, of all ecclefiaftical endowments, to be Tit. xx. c. 1V. exhibited to them by the patrons of the benefices within their archipres. p. 50. byterates. (See also Stat. Diæc. Synod. Yprenf. T. xx.) And by the synod of Antwerp (A.D. MDCx.) they were authorifed, at the time of visiting the parochial clergy, to examine the titles of collation, institution, and possession of benefices, under which each incumbent held; and the clergy were charged to exhibit the instruments, on demand.

canons, in the person of John de Abingdon, into the same church, with the annexed chapels of Brill, Borstall, and Adingrave.

For this official act, as I have faid, no fee was allowed to the inductor. The dean rural of the diocese of Worcefter is expressly forbidden to demand or accept any by the canon above quoted. And in a rescript to the archbishop of Canterbury (De Simonia, cap. xxxvi.) Pope Innocent III. urges on the primate, " Ut pravam confuetudinem de sua provincia studeat abolere, per quam pro investitura, archidiaconi mancham argenti, minores verò decaní vaccam albam sibi dare postulant, vel certam solvi pecuniæ quantitatem."—a custom equally condemned by Epift. Honorius II. to the bishop and clergy of Liege among the Cler. Lead is whom he reprobates "detestabilem consustudinem exigendi Dacher. Spiciles.

Tom. XII. p. 158. per archidiaconos et vetanos determinatam pecuniam de investituris ecclesiarum et altarium."

But, in utter difregard of papal rescripts of inhibition, the archidiaconal and other agents of induction, in the next century, feem to have continued fadly extortionate in the performance of the duty—delaying the act itself and its certification for a most unreasonable time, under the hope of increasing their unlawful profits. In confequence of which abuse, Archbishop Stratford interposed with an Extravagant (A.D. MCCCXLII.), strongly condemnatory of the practice, and bidding archdeacons and other ecclefiaftical ministers, in obedience to mandates of induction from the bishop, to perform the ceremony without delay, and to be fatisfied with moderate charges— 3s. 4d. for the archdeacon, and 2s. for his official—to be paid in money or other commodities, at the option of the inducted clerk. (Can. III. De Inductionibus &c.)

CC. M. B. et H. Vol. 11, p. 697.

It should seem, says the learned Mr. Johnson in a note Ecclesastical Laws, MCCXLII. upon this provincial conftitution, the practice which now 3. note (1). prevails for the archdeacon to give a mandate for the instituted clerk to be inducted by one that was not official, had its beginning in Lyndwood's time. For he propofes the question, whether the archdeacon in this case shall have any thing, and answers peremptorily in the negative; but that the inductor shall have what is sufficient for one of his degree:—" Inducens habebit ab inducto expensas Provincialis L. III. T. VII. necessarias suo statui competentes sub moderatione que p. 140. conceditur ipsi archidiacono, vel ejus officiali, &c."

The dean rural was often thus vicariously appointed to the office of induction by the archdeacon ("cujus officium eft," glosses the bishop of Saint David's, "admissos ad Gl in voce beneficia ecclesiastica inducere in corporalem beneficii posfeffionem"), after the canon lawyers had deprived the Parochial Antiformer of his priority of jurisdiction in the matter, and p. 362. letters of induction had begun to be addressed to the archdeacon, primarily, instead of the dean 1.

Dr. Kennett fuggests to the bishop of Lincoln "to me. addenda, have the mandates for induction into parochial churches, Vol. 11. p. 358. allwaie directed, as of old, to the rural dean."-"To license no curate or scholemaster without a certificate from the rural dean, of the person, the place, the salary, the duties &c."—"To institute no clerk without a like account from the dean, of the vacancie, the true patron, the reputation of the presentee, &c."

Lastly, in the Proceedings in Convocation respecting CC. M. B. et H. Vol. IV. p. 641.

⁽¹⁾ A.D. MCCCC. The bishop of Norwich wrote to the bean of his own Blomesteld's manors to induct Tho. Brademere de Hogham, priest, according to Norfolk, Vol. 1. custom, the archdeacon never inducting any one in the bishop's manors.

rural drams (A.D. MDCCX.), it is proposed by the *Upper House* as worthy of consideration, "how far it may be practicable, that mandates of *induction* be directed to the rural dram to be executed by him, or any other neighbouring minister."

Most respectfully, but earnestly, would I solicit the attention of the right reverend the bishops to the suggestions thrown out by Dr. Kennett in reply to the bishop of Lincoln, and by the Convocation in obedience to the mandate of Queen Anne, respecting the restoration of deams rural to the antiquated duties, which are the subject of the present and preceding chapters, and which cannot be too soon, nor too generally revived, in my opinion, under such high fanction, in surtherance of that important department of church-discipline to which they appertain—the ordination, institution, and induction of clerks. The suggestions are the more valuable, because they are perfectly practicable, and need only to be tried in order to be approved.

SECTION IX.

CITATORY AND CERTIFICATORY DUTIES.



S ministerial officers of superior prelates—Lynd. Provinc. Edit. Oxon. p. 91. "Ministri tam episcoporum, quam archidia- gl. in v. becanotconorum"—deans rural were concerned in the citation of delinquents into the spiritual

courts, and making certificatory returns—" Decani ruralis P. 81. gl in v. officium est, in causes ecclesiasticis citationes et transmissas exequi;-cujus sigillum in talibus est authenticum," says the bishop of Saint David's. "They were to receive Dr. Field of warrants from the bishop or his substitute," writes the B.v. p. 507. dean of Gloucester, "and by vertue thereof to cite all fuch to make their appearance before the chiefe pastour or bishop, as were upon any occasion to be convented before him: and this their citation of fuch parties to be convented, under the feale of their office they were to certifie the bishop of."

Their interference in these proceedings, Mr. Somner Antiquities of confines "to causes of moment, and when the clergy of Part I. p. 176. their respective deanties were the subjects of citation; on

⁽¹⁾ Persons cited before courts-Christian, whether by beans rural or Const. Synodal. other officers, were exempt from arrest. All violators of this privilege of Attrebatensis, the church were to be admonished by the Deans to grant to the aggrieved A.D. MCCCCLV. immediate liberation, and recompence for injury fustained. Non-compliance on the part of offenders was subject to peremptory and unconditional excommunication. Vide Can. "Qualitèr venientes ad curiam debent plend libertate gaudere." ·

which occasions, at least, the warrant was often directed,

committed, and entrusted to the execution of the brans: and they, as a part of their office, either executed the same themselves, or else caused it to be executed by their apparitors, servants, beadles, or messengers"—"per se, aut certos suos nuncios et sideles." But there seems no reason for the antiquary's restriction of branal interposition to such cases alone. Indeed, these officers were general ministers of citation in consequence of the malpractices of others disqualifying them for the trust.

Conft. Othon. can. XXVI. CC. M. B. et H. Vol. 1. p. 655.

Const. Othon. p. 63. Ed. Oxon.

Letters of fummons, it appears from the twenty-fixth constitution of Otho, had been previously executed, "at the inftigation of the promoters of them, in a way most craftv and nefarious:"-" A multis accepimus," fays the deacon cardinal, "quòd citatorias literas impetrantes, eas ad locum, in quo morari dicitur, qui citatur, per tres destinant garciones, quas super altare loci ejusalem ecclesia, vel ibidèm in loco alio duo ponunt, et tertius statim rapit. quo fit ut duobus postmodum testificantibus, quòd illum citaverint, juxta morem et consuetudinem regionis, excommunicatur vel suspenditur, ut contumax, qui contumacia prorsus utpote citationis nescius vel expers erat."—To guard against such abuses in suture, the ministerial part of the citatory process was changed by the legate, and the mandates ordered to be always ferved by an officer of the spiritual court (on the person, if he could be found, or, otherwise, by publication in the church), or, at least, directed to the rural dean of the deanry, for faithful execution by himfelf or deputies. Thirty years afterwards (A.D. MCCLXVIII.), the fame conftitution was confirmed by Cardinal Othobon;—with the addition, that, unless a return were made by the rural bean, or other definite

Const. Othon. Tit. xxv. p.123, Edit. Oxon.

person ("arbitrio demandantis," gloss.) of the due execution of the summons, no punishment should be inflicted for disobedience of the injunction.

Scarce, however, had the drans been appointed to the office of receiving and transmitting letters of citation and certificate, than fome of them began to abuse their trust; as appears from Archbishop Peckham's twelfth constitution of Lambeth, De certificationibus faciendis: —"Quidam co. M. B. et H. ruralium becanorum in citationibus faciendis, contra com- Vol. II. p. 87. munem juris ordinem de luciferiana versutia merità diffamantur, qui viz. certificationem fubdolam vendunt pro pecunid filiis falfitatis, nulla citatione ad notitiam citati ante certificationem hujusmodi, vel post eam aliquatenus veniente, undè frequentèr evenit, ut innocens damnetur." For the prevention of which detailed knavery, it is Johnson's Ecordered, that no return or certificatory be granted 1, MCCLXXXI. under the feal of a dean rural, to any applicant whatever, till it has been publickly read "intra missarum solennia," on Sunday or other festival, in the church where the cited party dwells ("fovet larem"), or for the most part CC. M. B. a H. reforts:—(" Ut per hoc constare possit," fays Lyndwood, Provincial L. 11. "quod decanus apponens sigillum non est in dolo vel fraude, Th. 1. p. 81. figillando forsan fictum vel falsum certificatorium.")— Moreover, that the cited have sufficient time allowed him to make his appearance at the place and day appointed:

⁽¹⁾ In Oughton's Ordo Judiciorum, Tit. xxv1. "Quid fit certificato- Vol. 1. p. 51. rium authenticum," it is noted "Quòd in omni certificatorio authentico," according to the practice of the Court of Arches, "archidiaconus, officialis, commissarius, vel decanus ruxalis (qui dicto certificatorio figillum officii sui appositi) testificari debet, se figillum hujusmodi appositis, ad specialem, seu personalem requisitionem mandatarii; alias non valet hujusmodi certificatorium, nec dicitur authenticum."

-or, if the case will not admit of such delay, then that

the certificatory be given in the church, or other public place, before witnesses, after citation previously made before witnesses also; the time and place being noticed in the return;—and that no certificatory be granted, upon any plea whatever, before citation. To the strict observance of all which regulations the deans were to be fworn Provincial L.11. annually at the episcopal synod—"Quià per cos potius quam per alios, qui habent sigilla authentica, multæ siebant fraudes," fays Lyndwood:—and again, in explication of the annual repetition of the oath (fufficiently explained, one would think, in the limited duration of the bean's tenancy of office, and the yearly recurrence of the diocefan fynod), he fubjoins, with his wonted feverity and CC. M. B. et H. illiberality of infinuation. "Alias postquam jurati

T. 1. p. 85. gl. in v. becani rurales.

gl. in. v. omni

Vol. 11. p. 699.

Provincial. L. 11.

p. 91.

If primary citations in causes of correction ("citationes T. I. de Judiciis, primariæ, i.e. primá vice emanantes, Lynd. pro correctionibus delinquentium") issued by bishops and archdeacons, or their officials, were transmitted through any rector. vicar, or other parochial minister than the rural dean,

essent, non oporteret hujusmodi juramentum requiri, nisi

subesset causa suspicionis."

Strype's Annals of the Reformation, Vol. 11. P. 11. pp.697-98.

^{(1) &}quot;Whereas, law hath plainly forbidden," fays Bishop Freak of Norwich (A.D. MDLXXX.), "that process out of the court should be awarded to be ferved by the adverse party, or any of his affignment, whereof we fee by daily experience the inconveniency; for that the adversary, keeping the process by him, will await such time and business of the party, that he cannot appear, and often such slender returns are made as bear no credit: it were greatly to the futherance of justice and indifferent dealing, all process should be directed to the beans rural or superintendants in their several deanries, by their officers to be executed, and returned authentically, according to law. Whereby the subject shall have no cause of grief; and justice better may be executed."

official, apparitor, or fervant, it was deemed uncanonical; —the delinquents fo cited were absolved from obedience; and the citations, with the censures and processes consequent upon them, were "ipso jure" null and void.

Examples of the employment of beans rural, as fummoners to superior courts-Christian, abound in our ancient histories of the thirteenth and fourteenth centuries. the Chronica W. Thorn, A.D. MCCC., the reader will find Scriptores x. an ordination of rural deanties by Thomas Fyndon, abbot of St. Augustine; and, the following year, a process carried on against Peter de Mildestede, vicar of Faversham, in which the rural bean of Lenham, the last on the list of the abbot's fore-appointed decanates, is employed by his commissary to cite the delinquent vicar (previously declared contumacious, and fuspended ab ingressu ecclesia) "coram domino abbate vel ejus commissario in ecclesia Sancti Augustini Cant. &c." Then follows the certificatorium of the dean, which, as a curiofity, I transcribe, stating the due execution of the mandate of citation :---

"Venerandæ discretionis viro, commissario venerabilis Col. 1981, 1982, Patris Dei Gratia Abbatis Sancti Augustini Cant. suus humilis et devotus decanus de Lenham obedientiam, reverentiam, et honorem. Mandatum vestrum suscepi in hæc verba &c. Auctoritate cujus mandati præfatum vicarium quòd compareat coram vobis dictis die et loco peremptoriè citavi, dicitur tamen vulgaritèr quòd est absens et vagabundus. Et sic mandatum vestrum secundum sui formam et effectum reverenter quatenus potui sum executus." The rebellious vicar still keeping aloof, in contempt of the court-Christian, dean rural, commissary, and abbot, he is declared fuspended and excommunicate, in his own church of Faversham, and throughout the deanry of

Lenham; and the commissary, at last, denounces him an incorrigible excommunicate, deprived of all preferment.

Prynne's Usurpations afford a fecond historical anecdote of citation by beans rural. Being concerned in the applicatory part of all admonitions, summonses, returns, and cenfures of the church, and the whole of its discipline, in country diffricts, being practically vefted in them and their apparitors, we may readily conceive that they were fometimes exposed to infult and injury from the unruly violators of the church's peace. Accordingly, we read in Prynne, "Quòd quidam malefactores et pacis nostræ perturbatores. Richardum Christian decanum Roberti Archiepiscopi Cantuar. de Ospringe per ipsium archiepiscopum usque Sellinges missum, ad quasdam citationes et alia, quæ ei ratione officii sui spiritualis incumbebant facienda, apud prædictam villam de Sellinges ceperunt, et ipsum versus posteriora equi illius retroversum et caudam ejusdem equi in manu sua loco fræni tenentem equitare inhumane compulerunt; ipsum etiam sic equitantem per medium ejustem villæ de Sellinges cantibus et choreis illudendo duxerunt, et posteà caudam illam, et auriculas ac labia ejustem equi absciderunt, et ipsiam decanum in lutum sordidum projecerunt, ipsumque quo minus officium super sibi per præfat. archiep. commissis et injunctis exercere potuit impediverunt &c." For which affault, Harora HIP. of thus circumstantially set forth, "the king directed his writ to the sheriff, to make inquiry by inquisition of a jury concerning it."

Papal Usurpa-tions, Tome 111. p. 987.

Kent, Vol. 11. p. 804.

SECTION X.

Becanal APPARITORS.

O aid the deans in the execution of certain branches of their office, the church allowed them the use of bedels or apparitors—" Becani Provinciale, L.v. rurales," fays Lyndwood, "in quibusdam par- T. xvii. gk

tibus habent jurisdictionem, et apparitores seu bedellos sibi p. 352. In reference to the bishop, the deans intendentes." themselves stood in the capacity of fummoners 1-" Quan- L. III. T. XXII. tum est ad episcopum, intelligi potest quod ipsi decani sunt lazat, p. 226. ejus apparitores:" and in the fame relation to the deans, ftood their own personal officers, who were employed to cite the clergy to chapters, vifitations, and convocations, Atterbury's Ar-(for the mandates for the choice of convocation-clerks MDCCVIII. passed through the hands of beans rural), and to execute of Canterbury,

(1) "D'n's archiepisc. officiario suo salutem.—Amoveatur apparitor Ex Registr. Will. (utpote fubditis nostris onerosus occasione questus extorquendi) et com- Not. Mt. Mt. Mt. pleatur ejus officium per decanum sicut extitit hactenus observatum. Konnott's Pa-Idem etiam decanus in suo de cetero decanatu sit sine quâvis injustă sevi- Vol. 11. p. 351. tiå sequestrator, et superfluitas ministrorum indebita undique deleatur ne improperia deincèps sub inchoatis tediis abbrevient dies nostros &c."

In the capacity of episcopal fummoners, deans rural were purposed to Reformatio have been commissioned by our ecclesiastical-law reformers. They were cap. xx. p. 104. to have made known the time of the episcopal synod to the rural clergy, in order to ensure their attendance at it-(a duty enrolled in our earlier pages under synodical duties) - "Singulo quoque anno synodus ab episcopo indicetur, curetque diem condictam omnibus passoribus qui funt in agro per detanos ruri fparsos indicari &c."

CC.M. B. et H. behalf and in place of their masters. They were also Vol. 1. p. 671.

A.D. MCCXL. Supervisors of manners and the supervisors are supervisors. fummonses and judicial writs from the court-Christian, on employers any immoralities, or breaches of church-discipline, which occurred in their prefence, or reached them by information: and, as the principals were punishable by removal from office, if they accepted any pecuniary bribe for concealing, or too lightly punishing, the crimes of offenders, so also were the under-officers subject to the fevere correction of the bishop's official for the like connivance and corruption. See Const. W. de Cantilupo, Wigorn. Episc. Can. "Quod officiales vel decant &c."

CC. M. B. et H. Vol. I. p. 754.

By Archbishop Boniface's Lambeth constitution (A.D. MCCLXI.) De apparitoribus sive bedellis-certain regulations were established to remedy the "gravamina et excessus" refulting from the abuse of apparitors. " Cum pro faciendis executionibus, aut pro aliis nece//itatibus ad hofpitia rectorum, vicariorum, seu capellanorum, vel aliorum facerdotum vel clericorum aut religiosorum eos declinare contigerit, nihil omninò ratione procurationis vel alterius servitii exigant ab eisdem, sed cum gratiarum actione recipientes ea, quæ eis ab hospitibus apponentur, illis contenti existant: neque per nuncios aut subbedellos, sed per seipsos executiones faciant præceptorum, &c." Moreover, they were not of themselves to pass sentences of excommunication, interdict, or fuspension; nor to denounce judgments passed by others, without the special letters of their principals. Such fentences, otherwise delivered by them, were not obligatory in law, and might be difregarded with impunity. And lastly, inasmuch as it was the earnest desire of the church to exonerate the clergy from illegal charges, if apparitors, in violation and contempt of her restrictive constitutions, were still burdenfome and expensive in their visitings, they were to be punished with severity, and compelled to make double restitution to the aggrieved party.

These rules, I have no doubt, extended to all apparitors. The Dublin fynod (A.D. MCCXVII.), had passed the fame, or nearly fo, long before; expressly restricting archidiaconal and detanal bedels by name—" bedelli feu cc. M. B. et H. apparitores, archidiaconis nostris vel decanís intendentes, &c." And, under pain of excommunication, the same officers were inhibited to ride in the diocese of Norwich -" Inhibemus sub pænd excommunicationis, ne bedelli Ejusa p. 735. archidiaconorum seu decanorum habeant equitaturas, sed pedites incedant, ne sint onerosi provincia"—(A.D. MCCLVII.) -though in the diocese of Winchester (in the larger deanries at least) they were allowed the aid of horses for the more expeditious delivery of their mandates: - "Sit Ejuja. Vol. 11. in quolibet vecanatu unicus duntaxat apparitor, fine equo. exceptis diffusioribus decanatibus, in quibus permittimus apparitores eorum equites esse, cum non possunt pedites, cum celeritate debitá, omnia quæ eis nos, vel officialis noster, aut archidiaconus, vel officiales eorum injunxerimus expedire, &c." (A.D. MCCCVIII).

Bishop Bleys of Worcester (A.D. MCCXIX.) ordered that every apparitor attached to a dean should be, at least, of the order of acolyth -" Nullus decanus habeat appari- Ejufa. vol. 1. torem nisi fuerit ille clericus, ad minus ordinatus in p. 571. acolitum."

Notwithstanding the particularity of the cited limitations, and the feverity of the penalties on disobedience, it feems, the apparitors contrived to evade them:whence the necessity of the subsequent Extravagant of $_{LL}^{Johnson's}$ $_{Eccl.}$

CC. M. B. et H. Vol. 11. p. 700. T. XXII. gl. in v. non equitem.

Archbishop Stratford (A.D. MCCCXLII.), restricting the Provincial Litt. number to one foot-bedel in each deanry (" tam fub archidiacono quam decano," says Lyndwood), without any horseman; the latter being granted to the bishop alone. This walking upparitor is allowed, by the provincial constitution of the archbishop, to remain only one night and day at the same rectory or vicarage, in each quarter of the year, unless specially invited to stay longer. is forbidden to levy contributions of money, wool, lambs, or other perquifites, and is thankfully to receive whatever is freely presented to him. Any excess in retinue of apparitors is, ipso facto, suspension of the dean from office, until he again reduce them to the canonical limit. And, on the apparitor's side, any deviation from the ftrict letter of the law, either in being himfelf of the number so augmented, or in the mode of administering the personal duties of his office, is immediate deposition, iplo facto, and perpetual incapacity to refume the apparitorial functions 1.

Brown's Fafciculus Rerum, p. 366.

⁽¹⁾ Great as were the faults and numerous the transgressions of the officers of the rural deans of England, they are quite eclipsed by those of foreign official underlings. The character of the officials of archartests is thus given in the "Gravamina centum Germanica Nationis:"-"LV. Archipresbyterorum quoque officiales, ut plurimum funt indocti, inhabiles, infupèr et scurrilibus moribus, nihil pensi habentes, nihil aventes quam pecuniam. Et quam notorie in publicis degant peccatis ac facinoribus, quotidiano discitur usu, per quod laici, quos ob admissa, debito modo corripere, ac in pietate Christiand eruditiores et meliores reddere debebant, nedùm ad meliorem frugem non perducuntur, sed offendiculis onerantur potius. Ad hac per leves ac viles has officialium perfonas, in quorum conscientiis, nulla Christianæ pietatis viget ratio, sed tantum sceleralus habendi amor, laici miserè ad vivum usque in bonis suis spoliantur, ac deprædantur," &c.

Subject to these regulations, the dean rural continued to employ this fervant till the period of the Reformation; when the latter entirely disappeared, and the former preserved little more than a nominal existence— "the cipher of a function." The Canons of MDLXXI. Sparrow's Colcontinue the bean rural, but fay nothing of his apparitor. and 48. Nor, in the Constitutions Ecclepastical of MDXCVII., or those of MDCIII., does the latter any more appear;—unless, Gibson's Codex I.B. A. Tit. perchance, he be included among the fummoners of "in-xilli cap. vii. ferior ordinaries" there mentioned. But the abortive p. 998. Reformatio Legum Ecclefiafticarum of Henry VIII. and Edward VI., when restoring archpresbyters, or deans rural, De Methipresbyte. to their full powers and usefulness, would also have cap. v. p. 95. granted to each the fervices of an apparitor. And fuch, cc. M. B. et H. in the next century, was the intention of Bishop Bedell of Kilmore; -indeed, he expressly orders his restored deans rural to employ the fervices of their apparitors (one in each of the three deanties of the diocese) for distributing episcopal mandates to their compresbyters.

In the islands of Jersey and Guernsey, the Constitutions

[&]quot;The Civilians have so low an opinion of a beadle or an apparitor, Ayliffe's Parerthat they call him animal tantum rationale; by which it may be in- gon, p. 69. ferred, that he is of a meaner capacity than a sheriff's officer: and therefore, fince he is fuch an incomprehenfible, it is fit the court should not be troubled with many of them, &c."

^{(1) &}quot;Whereas the lewdness of apparitors, scouring of the countries; Freak's Paper. following their master's trade and exercise; some have been detected of Strype's Annals forty marks bribery in half a quarter of a year, in half a beauty; the sion, Vol. II. P. II. bean rural or superintendant shall cause some honest, religious, quick (A.D. MDLXXX.) person, to whom he shall upon his credit commit those things he shall be put in trust with. Who, attending every consistory day upon the court, may certify and return all processes; and advertise of all abuses needing reformation."

Cæfarea by Falle & Morant, Append. No. x. p. 216.

and Canons Ecclesiastical grant to the dean one apparitor, who, in aidance of the process of citation, may swear to the duties thereof the clerks of parishes:—"xlvii. Pour exécuter les citations et sémonces, le donne asserber als cousteurs des paroisses, et un appariteur, lesquels donneront sidéle récord de leurs exploits, en donnant copie des citations et mandats originels à ceux qui le requerront, et en absence de la partie aux domestiques; et les causes de la comparence seront exprimées dedans lesdites citations et mandats."—"xlviii. Si la partie ne se trouve point, soit en se cachant, ou autre collusion, la citation sera affichée à l'huis du temple paroissal d'icelle, en cas qu'il n'ayt aucun domicile, et ce en jour de dimanche."

Manfi Supplem. ad SS. CC. Tom. VI. col. 352. Of foreign councils, one only prolongs the existence of the bean's officer to the year MDCCXX.—and there, probably, he is no apparitor, but a mere domestic fervant; for whose support, as well as that of his master and two horses, the Concilium Ruthenorum authorises the bean to demand of the clergy sufficiency of maintenance, during the time of their necessary attendance on parochial visitation.

SECTION XI.

AUTHENTIC SEAL.



VERY important instrument in the hands of the dean rural, for the purposes already referred to, and others to be now mentioned. was his feal of office;—constituting here in

England, in the opinion of Bishop Kennett, his investi- Ms. 200cmba, Paroch. Antiq. By its formal receipt from the diocesan, or his Kennett's Letter deputy, the bean was duly commissioned to the imme-Lincoln. diate performance of his numerous functions, both perfonal and capitular; none of which in scriptis were legal. unless they had the fanction and impress of the figillum auctenticum.

The privilege of using a feal was confirmed to deans Codez I.E.A. rural in England (for it previoully existed) by the twentyeighth Constitution of Cardinal Otho, " De sigillis aucten- cc. M. B. et H. ticis, et de custodià eorum" (A.D. MCCXXXVI.), upon' the plea of the total want of public notaries in the island at that time. The character and inscription of the becanal feal were peculiar. Inafmuch as the office was only of

^{(1) &}quot;Apud Anglos, referente Matthæo Parisio in Henrico tertio, quo- Mabillon De Re niam Tabellionum usus in regno Angliæ non habetur, propter quod Diplomatica, magis ad figilla authentica credi est necesse; ut corum copia facilius Vol. 1. p. 129. habeatur, statutum est, ut sigillum habeant non solum archiepiscopi et episcopi, sed etiam eorum officiales, itèm abbates, priores, detant, archidiaconi, et eorum officiales, detaní gurales, necnon ecclesiarum cathedralium capitula, &c."

a temporary nature, the deans were not allowed to have

J. de Anthon. gl. in v. tantum, p. 69.

CC. M. B. et H. Vol. 11. p. 417.

their own names inscribed on their feal, but only that of their office; at the expiration of which, they were to refign the feal at once, "without trouble or annoyance," into the hands of the perfon by whom they had been appointed :- " Illi qui temporale officium suscipiunt, putà decaní rurales, et officiales, figillum fuum, quod tantum nomen officii (quafi diceret, fine nomine proprio, gloss.) habeat insculptum, finito officio, ei, à quo habeant officium, continuo et sine molestia resignent." The same is enacted in the fifth conftitution of Richard de Kellow, bishop of Durham (A.D. MCCCXII.), with this additional particularity. that the titles of the different offices of the enumerated functionaries should be engraven on the circumferences of the seals: - "Quod tam officiales nostri quam officiales archidiaconorum nostrorum, et eorum commissarii generales, aut decaní rurales, nostrarum civitatis et diæcesis Dunelm. figilla habeant auctentica, in quorum circumferentiis ipsorum officialium, commissariorum, decanorum officia expressiva designentur, suis successoribus in officio relinquenda; quibus sigillis, quæ sua contingunt officia, sempèr utantur; alioquin pænå gravishmå puniantur."

The fuperior ecclefiaftics, having a perpetuity of enjoyment in their feveral dignities, were permitted to unite their perfonal or proper names with their titular diffinctions in the legends of their feals,—an honour denied to the brans of the country—unless, from custom, these also chanced to enjoy the like permanency of rank and title;—as was the case with the bran of Manchester, and some others; who, with perpetuity of office, had the privilege of prefixing their personal names to their official honour. The usual subscription of the bran of

History of Manchester, Vol. 11. pp. 391, 398.

Manchester was I. Decan. de Manucestro. Io. Decan. de Manchester: and fuch, Mr. Whitaker tells us, was the inscription of his seal. But the temporary dean's fignet bore no proper name, running in a general form, adaptable to every possessor, as "Sigillum decani decanatus de Ospreng," "Sigillum becani Berencestrie," " Sigillum becanatus de Bouer," " Sigillum officii decani de 28." of which we have examples, feverally, in Hasted's Kent, Kennett's Parochial Antiquities, Lewis on Seals, and Thorne's Chronica.

All, however, of what duration foever their tenure of cc. M. B. et H. office, were commanded to be careful of the cuftody of Vol. 1. p. 655. their respective seals; and either to keep them faithfully under their personal charge and jurisdiction, or to delegate them to fafe and fworn guardians;—neither themfelves affixing them, nor by their appointed representatives, to any document whereby prejudice might possibly accrue to another person, without due circumspection and inquiry;—never refusing them to rightful and neces- J. do Athon. gl. fitous applicants; but peremptorily and unconditionally posses, p. 69. denying them to falfaries and forgers. Lastly, the legate Otho enjoined, that the proper date of the day, month. year, and place, should be inferted at the beginning, or close, of every fuch authentically-sealed document.

Thus guarded by canonical enactment against the male-administration of his feal, either personally or vicariously, the rural bean ratified with it his Certificatoria See Oughton's already spoken of (letters of response certifying the receipt rum, vol. 1. Tit. and delivery of mandates of citation)—his Procuratoria XXVI. p. 51. & (instruments by which proctors were delegated representa- p. 81. tives in causes ecclesiastical, or courts-Christian)-Inquisitiones de jure patronatus, and Capítular Adjudications gene-

rally—Testamentary papers, and Letters of administration, Valores beneficiorum, Taxations, Testimonials for orders, Inductions of clerks, Marriage-banns, and all other acts and documents, which, formally and in writing, were heretofore occasionally transmitted through the decanal office; or to the execution of which, whether of a public or of a private nature, the dean was an official party, attesting authoritatively with his fignet their genuineness and authenticity.

The cause of all this wary legislation, canon upon canon, was this:—Before the arrival of Cardinal Otho in England, as legate à latere from Gregory IX., the use of authentic feals had been groffly misapplied, in reference to some of the purposes for which they had been insti-Conft. D. Othon. tuted, not only by the "minores clerici" ("quales funt officiales et decaní rurales," J. de A.), but also by superior prelates; (in one or other of which classes, our beans are affuredly to be included, as having figilla authentica; -though Johnson objects to the interpretation of the gloffographer)—and thence the need of an amended code to check abuses wont to arise "per insolertiam."

Qua litera &c. rl, in v. minoribus clericis, p. 66.

> But to a few of the purposes (whether uses or abuses) to which the ruri-decanal fignet was applied;—and first, of Certificatoria:-

> On the twenty-fixth constitution De citationibus faciendis, what has already been faid under the head of citatory processes and certificates renders farther extracts on those branches of duty unnecessary. But the other canon referred to, viz. the twenty-feventh, demands the introduction of a few words bearing on our rural figils. It is headed—" Quæ literæ falfæ dicuntur, et pæna eorum qui eis uti præsumunt: "-and after a brief presace, the

cardinal writes "Conficiuntur, ut audivimus, literae, cc. m. B. a H. ac fignantur non tantum à minoribus clericis, verum etiam à prælatis, in quibus manifeste cavetur aliquem contraxisse, contractui vel negotio affuisse, vel extitisse aliquem ad judicium evocatum, vel fibi citatorias literas præsentatas, qui tamen nunquam præsens fuerat, vel inventus, immo forsan in alia provincia vel diæcest tunc degebat, &c."-concluding with a plain statement, that all such persons are guilty of forgery, and liable to its penalty of fuspension from office and benefice.

With regard to Procuratoria—rural beans attested with feal and fignature letters procuratory: -- wherein, again, they feem to have incurred blame, either as the dupes of fraudulent and defigning men, and possibly unwittingly offenders, or else as privy to their nefarious practices. and sharing in their guilt and gain :--which is more than infinuated by the "data mercede iniquitatis," noticed as the condition of the deans' compliance, by Archbishop cc. M. B. et H. Peckham, in his Lambeth constitution, De fals procura- vol. 11. p. 57. toriis non fignandis (A.D. MCCLXXXI.)—where the crime alleged against them is that of attaching their seals to fictitious documents, at the price of a bribe.

But it does not appear that they had any thing to do with the abuses in these matters of earlier date: when Otho, in his twenty-fifth constitution, De officio procuratorum, complained of the appointment of proctors without letters at all, or with letters not ratified by any authentic feal. Indeed, they could not have been then culpable; for it was only in consequence of their signets coming more into use, on the passing of that legatine canon, that male-administration in attesting proxies, on their part, enfued.

Johnson's Eccl. Laws, can. XIII. MCCLXXXI.

In Peckham's days, however, the procuratorial abuses are more or less connected with them: as the circumstances, so prominently brought forward by the archbishop in the cited canon, plainly shew. "Some crafty villain longing after the benefice of an abfent incumbent, feigns his citation before an ecclefiastic judge, and the appointment of himself as his proctor. Then procuring the absentee to be cited, in order to defend his cause in

Vol. 11. p. 57.

court, he shews the forged proxy to some bean, and says, CC. M.B. et H. 'Quia figillum meum paucis est cognitum, peto ut sigillum auctoritatis vestræ meo procuratorio apponatis'; and by the wages of unrighteousness he obtains his request. By virtue of this false proxy, so obtained, he engages in suit with another, who feigns himfelf his adversary, and carries on the fraud, till at last he gets possession by fentence of court; while the true owner, whose estate is subverted, knows nothing of the matter."

Johnson's Eccl. Laus, can. XIII. MCCLXXXI.

To put an end to "fuch detestable frauds," the canon forbids the bean "to affix his feal to any procuratorial instrument, unless it be publicly asked in open court, (or out of court, when he that constitutes the proctor, and is known to be in truth the principal party, perfonally requests it) that so all fraud may be excluded." The penalty for transgression on the dean's part is three years' fuspension from office and benefice.

It were easy to adduce examples of the employment of the ruri-becanal feal for the other purposes enumerated at p. 389, both capitular and personal; but it is unneceffary. Let the following brief remarks suffice: in addition to which, a few incidental notices of the application of the fignet to public and private uses will appear in the fequel.

As valuators under the Norwich Taxation (A.D. MCCLIV.) See Appendix, Lincoln Docuthe beans rural of England are charged in the Literse mente, No. VIII. Executorize of the papal collector to make just estimations in writing of all ecclefiaftical benefices within their respective deanties, and to seal the same with their official fignets.

From the acknowledged authenticity and notoriety of the because fignet, donations of lands, and such like gifts to ecclefiaftic and charitable purposes, and deeds of conveyance of a private nature, (when a private scal was either wholly unknown, or not well known, or the party's quality or condition mean and obscure) were customarily ratified by the bean rural's seal.

Again—" If the parties thought it for more fecurity, Lewis On the and a better confirmation of what they did," fays Mr. Use of Scale in England, p. 27. Lewis, "they would fometimes use both their own seal and some other seal that was better known; which, in this case too, was commonly the feal of some public office, as of a rural deanery, officiality, &c., with an atteftation of the officer that it was his feal of office."

It was not unusual, moreover, for the figil of a decanate to be applied authoritatively and alone, as a voucher of the truth of any important matter of fact, such as the loss of a private feal. The publication of John de Gresley of Drakelow, in the county of Derby, of the loss of his fignet, is so supported:—" Notum sit omnibus Christianis, Ducang. Giog.
Tom. III. P. II. quòd ego J. de G. non habui potestatem sigilli mei per unum col. 261. in voce annum integrum ultimo præteritum, jam notifico, in bond ex Th. Blount memorià et sanà mente, quòd scripta figillo meo contradico et denego in omnibus à tempore prædicto usque in diem restaurationis sigilli prædicti. In cujus rei testimonium sigillum decanatûs de Repingdon apposui."

But, whatever the powers of the decanal seal, however

used or abused in application, at the end of one short year, (unless the holder of the figil enjoyed perpetuity of office) all were to be furrendered, with the authentic instrument itself, to the charge of a new dean, or of the nominee of the bishop, or archdeacon, appointed to Such was the command of the Carreceive the fame. dinal Legate, from whose Constitutions we have already fo largely quoted; but whether an innovation upon antiquity, or not, does not appear. By the teans themfelves it was probably deemed fo, inafmuch as they perfevered, spite of Otho and his canonical inhibitions, in retaining their seals and stations; and for their obstinate attachment to office are roughly handled by John de Athon, with his wonted bitterness of comment. tamen" (fays he, in reference to the annual refignation of seals) " male observant quidam officiales et decaní rurales, qui impinguati et crassati extorsionibus, immò et de sanguinibus pauperum hujusmodi officia nimium zelantes, ea contrà voluntates et præcepta suorum superiorum occupare contendunt, intendentes verè derivationem &c."

Conft. Dom. Othonis de Sigillis &c. gl. in voce, et fine moleftid, p. 69.

And yet, how were the said mercenary deans to get thus fat under the fullest enjoyment of their sigils, so pertinaciously retained, as is glossed, from selfish motives? They affixed them, be it remembered, in England, at all times, without see or reward. The canon writes "De facili præbeatur:" and the glossographer explains, "Abfque morosa retardatione, et absque gravi examinatione, vel exactione pecuniæ pro sigillatione seu infinuatione, qua gratis de jure communi sieri debet." So that they could demand no see. Whereas the archdeacons and their officials, to whom the rights and powers of the detant

Eju∫dem gl. in v. *de facili*, p. 69. feal afterwards devolved, with almost all its pertinent jurisdiction, (the becanal, as it were, merging in the archidiaconal fignet) pretended that "moderata exactio pro hujufmodi modernis temporibus non prohibetur '."

The constitution of the office, as far as the employment of the feal is concerned, admitted not of dishonest exaction on the part of beans rural; -nor does it appear that in England these officers merited in general the character bestowed on them by Otho's commentator. On the continent, however, we cannot exonerate them from the guilt of rapacity. The councils of Poictiers (A.D. MCCLXXX.), and Saumur (A.D. MCCXCIV.), charge them with a love of filthy lucre, and greater regard to their own advantages than to the interests of their fubject churches. The allegations of the first synod against them state the improper use of the because seal. from motives of felf-interest: and those of the latter are yet more criminatory; charging them with inflicting pecuniary, instead of canonical punishments, for the gravest sins, "pro adulterio, fornicatione, incestu, et aliis sa cc. T. xiv. excessibus, in quibus dispensare non possunt, à clericis et col. 715. can. 11. laïcis pænam pecuniariam contrà canonum prohibitionem exigunt et extorquent;" - and farther, with fending their fcouts about the country to affix their feals to

⁽¹⁾ And certainly, if we may believe Giraldus de Barri, touching archi- Girald Camdiaconal rapacity in those days (for, at present, archdeacons are the worstremunerated functionaries of our whole ecclefiaftical regime), the public cap. XXXIII. were not likely to have their burdens lightened by the devolution:— nett in Paroch. "Aded enim"," says he, " hoc officium præ cæteris in ecclesia rapacitati Antiq. Vol. 11. datum est, ut archidiaconi nomen tanquam archidiaboli cum horrore quodam auribus insonet audientium. Sicut enim ille raptor animarum, sic iste raptor pecuniarum."

unexamined documents;—fuch, that is, as had never come under the cognisance of the principals.

Stat. Synod. Bool. Camerac.

That the dean's private necessities might not render him thus extortionate and unjust, the bishop of Cambray The f. Script. Vet. granted him a moderate reward for the labours of the Tom. vii. c.1340. fignet; but it was not to be exceeded:-" Inhibemus decanis nostris Christianitatis ne pro figillo sui decanatus quibusque literis apponendo, ultra sex denarios Turonenses fortis monetæ recipiant." From the same prelate the bean also received three Turonese shillings for publishing banns, and granting letters testimonial under his seal-(Titulo de Matrimonio.) Within the diocese of Arras also a small payment was allowed by the synod of MCCCCLV. -" Decant Christianitatis pro suis sigillis quibuscunque literis apponendis ultra tres denarios non recipiant, nifi pro suis literis testimonialibus et matrimonialibus faciendis,

Stat. Synod. Epifc. Attrebat.
A. D. MCCCCLV.

non ultrà."

The notices of the dean rural's seal in foreign councils are not very numerous. The use of public notaries for authenticating documents fuperfeded the necessity of authentic feals on the continent: as the want of fuch officers in England, according to Matthew Paris, occafioned the introduction of official fignets, to supply their place.

quo casu, pro eisdem literis possunt recipere duos solidos, et

The Præcepta Antiqua Diæcess Rotomagensis (A.D. MCCXIV. MCCXXV. MCCXLV. MCCXXV.)—a Canon of the fynod of Poictiers (the fame I have before referred to) and a Synodal Conflitution of the bishopric of Coutances (A.D. MCCCLXXV.), alone appear in my note book. Rouen diocesan decree (A.D. MCCXIV.) prohibits deans rural to exact any thing "ratione figilli.... pro justitia

CC. Rotomag. Prov. P. 1. p.124.

hmplici facienda, vel pro exhibenda, vel acceleranda &c." A fecond of the same see (A.D. MCCXXXV.) enacts, "Cùm SS. CC. Tom. aliquid mandabitur detants, si aliàs commodè certificare curiam non poterunt, apponant figilla sua literis curiæ, in fignum quòd mandatum curiæ executioni demandarunt." A third (AD. MCCXLV.) charges the deans to enjoin the presbyters, " Ne de cætero figilla sua tradant suis clericis cc. Rotomag. deferenda, et quòd nihil figillant donèc diligentèr viderint p. 78. quod mandatur; nec priùs sigillent donèc mandatum quod eis injungitur, diligenter fuerit executum."----" Item præcipitur sub gravissima pæna, ne aliquis sigillet aliquem se excommunicasse de mandato curiæ, donec publice priùs eum excommunicaverit, vel nis post sigillationem incontinenti eum publicaverit excommunicatum." A fourth (A.D. Ejufd p. 83. MCCLXXV.) extends both these canons to the use of the beans' feals by themselves personally.

The Poictiers' canon (A.D. MCCLXXX.) is a curious one: it is entitled, De servientibus Judæis et usurariis; and forbids deans rural to affix their feals to Jewish contracts :- "Districtius inhibemus, ne decani rurales, archi- ss. cc. Tom. presbyteri, et alii subditi nostri, super contractibus Judæorum, obligationibus, seu conventionibus, ad commodum eorum initis, literas sigillare, vel eas scribere, vel auctoritatem impertiri præsumant." From which it may be inferred, that they were allowed to authenticate private contracts and conventions entered into by Christians, and to affix their feals of office to them in France, as they were in England. Examples of the latter have been already adduced from Mr. Lewis's very rare tract On the Antiquity and Use of Seals in England.

The fynod of Coutances (A.D. MCCCLXXV.) merely or-Synod. Constant. CC. Rotomag. ders, "Quòd qualibet parochialis ecclesia figillum habeat Prov. P. 11.

pro exequendis literis judicum, &c. et sigilliferis Constantiensi et Valonensi infra tres menses afferant ipsa sigilla; et cum hoc decaní tutales sua sigilla."

It now only remains for me to direct the reader's attention to fuch particular authentic figils of trans rural as have been described by antiquaries; and to exhibit accurate delineations of such specimens as my researches have brought to light.

Archæologia, Vol. v. p. 347. In the Archaelogia, Vol. v.—xxxvi. p. 346, there is a paper by Dr. Pegge, entitled, "The question discussed concerning the appearance of the matrices of so many conventual seals;"—in which he notices, incidentally, the seals of rural beauties, officialities &c., stating them to have been "ambulatory things, passing from one person to another, and therefore not numerous." But, at page 353, he says, "Several rural beaux' seals are extant;" and, doubtless, then they were, or so faithful an antiquary had not so reported. But what has since become of them, we know not: the stores of the British Museum, the Antiquarian Society, and the Bodleian, have been in vain searched for a single matrix, or even an impression.—Few are described by authors, and yet sewer engraven.

Of the Antiquity and Use of Seals in England, p.19.

"The feals of office of ecclefiastical persons or offices, as of bishops, rural beans, chancellors, officials, &c.," says Mr. Lewis, "were usually oblong or oval; but their privy feals were round." Whether this distinction held good with regard to because figures, or whether rural arthuresbyters even used contre or privy feals at all, is, I think, somewhat problematical. The only feals of these officers known to me are oval;—which I proceed to notice.

"The feal of the dean of Christianity of the city of Canterbury," Mr. Somner observes, "being authentical, Part I. p. 177. he had a hand in many exemplifications; in some joining with other; in other, alone by himself. Of which I have seen, of each sort, not a sew. Wherein, especially in those of the elder sort, he writes and styles himself, Becanus Christianitatis Cant." The impress of this signet I have never seen; but others of rural deancies of the diocese of Canterbury are subjoined;—two of them bearing a very savourite emblem of ecclesiastical seals; viz. the Virgin Mother and the infant Jesus—the church of the place, which gives its name to the deanry, being, in all such cases, dedicated to St. Mary.

On the feal of the rural dearry of Sutton Valance, the Virgin Mary is represented on a richly-canopied throne, with a crown upon her head, and a glory encircling it; in her right hand, her fon with a similar glory; and in



her left, a sceptre.—The inscription, Sigillä decano decanatus de Sutten Valans. An impression of this scal was kindly forwarded to me by the dean of Norwich, from the collection of his friend Dr. Sutton.

Introduction, p. 5.

In Mr. Lewis's plate of Seals, prefixed to his work On the Antiquity and Use of Seals in England, we have (fig. 3.) an engraving of the searry of Dover.



The impress is the representation of the Virgin Mary, to whom the church of Dover is dedicated, crowned, with her son in her arms. . . . The legend or inscription—Sigill. decanate be Douer.

History of Kent, Vol. 11. p. 805. Jacob's History of Faversham, p. 16. pl. 2. £ 3. and p. 51, note. Archeologia, Vol. V.—XXXVI. p. 347.

Not much unlike is the feal belonging to the deanry of Ofpringe in Kent, which has on it the Virgin Mary





crowned, with a sceptre in her left hand; and her child, with a glory round his head, in her right; and round the

margin, Sigillu decani decanatus de Ospreng. The matrix of this feal, Mr. Jacob informs us, was found at Wye in the county of Kent; and, Dr. Pegge fays, was in the possession of the Rev. Edward Taylor of Bisrons (A.D. MDCCLXXVIII). It is probably, Dr. Sutton thinks, at the present time, in the archives of St. John's College, Cambridge—a point which I have had no opportunity of afcertaining, but which others, with greater facilities of reference, may follow up.

"The Dean of Burcester," says the antiquarian histo- Parochial Antirian of that place and Ambrosden &c., "had a feal of p.336. his office, which was found among the ruins of the adjoining fort of Allchester, of which a double impresfion in wax is to be found before and after the manufcript History of Allchester, of which the figure is a pelican standing on a font, or other pedestal, opening her breast with her bill, and feeding a brood of young ones with her own blood; as tradition goes of that indulgent bird: the form of the feal (agreeable with the most ancient) is oblong oval; and round the margin, nigh the extremity of the circumference, is this infcription, S. Becani Berencestrie. Under the impress the author of the faid manuscript has put this note: 'The infcription of this feal is, Sigillum Becani Berencestrie, shewing it to be the feal of the bean of Burcester; but whether rural or cathedral I know not; only it was found at Allchester within mentioned.' Burcester most cer-

⁽¹⁾ This impress the Editor believes to have been not unusual on ecclefiaftic feals. He has one of the officiality of Dorfet, from the late Craven Ord's Collection, bearing the like impress, with Sigillum Officialitatis Borsetie as its legend.

tainly had never any sathedral dignity, but is still the head of a rural deanern."

M8. Addenda, Parochial Antiquities, Vol. 11. p. 55.

This feal I cannot discover, after assiduous search, to have been ever published; though it would appear, from a letter of White Kennett's, dated Edmund Hall, July 7, MDCXCIV., and addressed to the Rev. Mr. Blackwell, rector of Brampton in Northamptonshire, to have been his intention to have had it engraven. For he writes: "The figure of the church of Burcester, and the seal of that beanery, must be inscribed to you, because of your late relation to that place, though I am very tender of putting you to any expence in these hard times."—The qualms here alluded to, I fear, deterred the parochial antiquary from eventually calling on his friend for the needful out-The church appears without the feal. And I have in vain endeavoured to recover either the matrix, or the impression attached to the Ms. history referred to. They are not to be met with in London or Oxford. Possibly, Dr. Bandinel informs me, the sas. history, with the double impression of the feal, may be at Peterborough; as Kennett, in MDCCXII. (then Dean of Peterborough), gave to that cathedral a large collection of Mss., in which it may have been included. I have attempted in vain to ascertain the fact.

Hift. of Norfolk, Vol. 1. p. 473. Vol. 11. p. 52.

All the rural deanties of the diocese of Norfolk, Mr. Blomesield tells us, had peculiar seals appropriated to them. Several of them he had seen; but had never met with that of the large and important deanty of Rockland-Tost, nor with that of Thetsord.

It is much to be regretted, that, of the many he had feen, he has described only two, viz. those of Fincham and Norwich, and has engraved only the latter. "I have

now by me," fays the historian, "the probate of the will of Thomas Westhowe of Boketon, at Downham in Nor- p. 227. folk, dated the fixteenth of Dec. MCCCCXIII., proved by Hugh Birdham, bean of Fincham; to which is affixed an oblong seal of red wax; the impress, a bird, probably a finch, on a tree, and a ftar in chief; and this legend, see vol. vii. Sigillum decanatus de Fyncham, expressing both his own, and his beanerp's name, in that device." Mr. Blomefield has given a lift of the beans of Fincham from the year MCCL. to the year MDXVIII., but no impression of their figil.

In the third volume of the same work, on a plate vol. III. pl. p. 1. facing p. 1. fig. 163. is an engraving of the feal of the vol. IV. p. 572. rural bean of the city of Norwich, with this infcription, s'. Dedani. norwidi. ad. davsas. This deanry, which was



instituted A.D. MCCXVI., (earlier, Dr. Sutton thinks, than any other in Norfolk, but herein he is mistaken) was perpetually united, A.D. MCCCXXIX., to the contiguous deanry of Taverham. The last collation to it appears to have been A.D. MDXIX. A list of the deans is given by Blomefield, from the year MCCXVI. to the year MDXIX.

The beauty of Hingham in Norfolk, like the other rural deanries alluded to, had its peculiar feal; which, by the kindness of Dr. Sutton, (at the folicitation of the Hon. and very Rev. the Dean of Norwich,) I am enabled

to lay before my readers. Its impress is curious-probably intended to reprefent Saint Andrew's crofs—the faint to whom the church of Hengham was dedicated?



The legend, Sigllu . deconatus : de . Wengham . Blomefield gives a lift of the deans of Hingham or Taxatio Eccles. Hengham, as it is called in the Taxation of Pope P.Nicholai, p.85. Nicholas, from the year MCCCVII. to the year MCCCCLXVII.

> The last ruri-decanal feal of the diocese of Norwich I have to describe, is that of the beauty of Breccles; the collations to which commence in the year MCCCXX., and close in the year MCCCCLXVI. Blomefield has not noticed this feal, or the preceding. Its appearance here is owing



to the friendly exertions of Dr. Pellew, in illustration of my refearches.

The effigy upon the feal is the head of Saint John the

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Baptift; to whom, in all likelihood, the church of Breccles is dedicated. The inscription is, Sigillum decanat de Merecilps. In the Taxatio Ecclesiastica of Pope Nicholas, Taxatio Eccles. P.Nicholas, p.83 the deanty bears the title of Decanatus de Breclis.

Of the ancient ruri-decanal feals of the archdeaconries of Chester and Richmond I have not been able to recover a fingle impression. But Mr. Ormerod has given us, in his History of Cheshire, an engraving of the seal of the general rural bean of the archdeaconry of Chester, at prefent in use; which, he says, appears to be copied from that used by the rural dean of Macclessield, previous to the confolidation of the rural beauties of the diocefe.—This feal, in the absence of earlier and more interesting specimens of the separate rural deanties, I purposed to have configned to the hands of the engraver. But, yielding to the better taste and judgment of Mr. James Bohn, the Sofius of King William Street, I have, on fecond thoughts, confented to withdraw it. The impress is really no more than a stiff and ugly reprefentation of Macclesfield church, within an oval, or rather ovoid, flowered border, bearing the date of MDCCLVII.

To what diocese the annexed seal of the rural beauty of Newcastle is to be appropriated—whether to that of Durham or that of Lichfield and Coventry, I am at a loss to determine. The Taxatio Ecclesiastica of Pope Taxatio Eccles. Nicholas notices a Deanry of Newcastle, under the title of pp. 242, 316. Decanatus Nobi Castri, in the archdeaconry of Stafford, and a fecond under the fame title in the archdeaconry of Northumberland. The feal is from the valuable collection of Mr. Doubleday of Little Russel Street, London; who hazards no opinion as to which of the decanates of Newcastle it appertains to—whether to that which

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derives its name from Newcastle-upon-Tyne, or Newcastle-under-Line. The legend reads, S. Becanatus Nobi Castr. The effigy is supposed to be that of an ecclesiastic,



under a canopied throne, holding a crosser in his right hand, and in his lest hand the head of Saint John the Baptist. At the base is represented the head of the Baptist, in a salver.

An interesting feal of a foreign rural beauty (from the collection of Dr. Sutton of Norwich) follows. It exhibits the Agnus Dei—the lamb, cross, and banner—the appropriate emblem of the triumph of Christianity over



Paganism.—From the inscription, Sigillä Becanatus de Hostman. Lexi- Castrolidi, it would appear to be the feal of the rural pp. 759, 760.

Deanty of Château du Loire (Castrum ad Lædum, Castrum

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Lidi, or Castrum Lidium), in the province of Le Mans in France. I know nothing of its history.

I wish it were in my power to add to this beautiful fpecimen a few more examples of foreign type; but none have fallen in my way, with any claim, or rather pretence, to admission here 1.

In bringing to a close these few notices of ruri-becanal feals, and of the powers entrusted to them as legal instruments of ratification, it is worthy of observation,

(1) A feal, of no great antiquity, of an arthprisst of Leodium, is figured in The Gentleman's Magazine for October MDCCCIX. Vol. LXXIX. Part II. p. 913. Pl. 2. The correspondent of Mr. Nichols states it to be of brass or mixed metal, with evident marks of the hammer having been used in making the impressions. It came into his hands in MDCCLXVIII.; having been, some time before, found at Golspie, in the county of Sutherland.

The impress exhibits a mitred ecclesiastic in canonical attire, the Virgin and Child, and an intervening crozier. The form is oval. The



epigraph, sigillum * archypresbiteri * leodiensis. The letters quite modern. Although pointed out to me by an eminent antiquary as the The Rev. Thos. feal of a bean rural, I cannot subscribe to the opinion, without first and L.S.S. learning the general type of fuch feals, their legends &c., on the continent. It has no refemblance to the feal of the Gallican beauty just

CC. M. B. et H. that Archbishop Stratford, in his Statuta et Ordinationes Vol. 11. p. 694. pro regimine curiæ de Arcubus (A.D. MCCCXLII.), while he difallows the authority of the feal, to the extent of interfering with the privileges of the Court of Arches, for judicial matters, that is, matters not legally belonging to the rural bean's jurisdiction, (to ratify which the seal, perhaps, had been fometimes improperly applied)—ftill, in all fuch cases, as were under Otho's contemplation at the time of passing his statute, the archbishop admits the validity of the rural seal, and orders it to be respected in his court:—" In certificatoriis citationum, executionum, et aliorum mandatorum, à superioribus suis ordinariis vel delegatis commissorum, eisdem literis ipsorum decanorum sigillo officii decanatus hujusmodi consignatis, juxta mentem statuti prædicti fidem, volumus adhiberi."

Reformatio Legum, p. 303. de Regulis Juris.

In the Reformatio Legum Ecclesiasticarum, the authentic feals of all church functionaries, then proposed to be received as fuch in England, are enumerated, and the custody of them regulated. But, whether those of deans rural are included, I must leave to the reader to determine, after perusing the final clause de Regulis Juris:— "Autentica figilla declaramus nostra, archiepiscoporum,

now described-that of Château-du-Loire;-none whatever to our insular seals of rural deans, who never bear the title of arthriest on their fignets. Consequently, there is no reasonable foundation for the supposition that the feal belonged to the rural bean of Leeds in Yorkshire. Far more probable the notion, that would appropriate it to the archpresbyter of Liege, the urban bean of the cathedral city of the province of the same name in the Netherlands. Or, possibly, it may be the feal of one of the Roman-Catholic archyricsts who ruled the papifts of England before they had a titular episcopal hierarchy. That the reader may be enabled to form his own judgment upon it, I have canfed an accurate copy to be taken from the valuable repertory of Mr. Nichols.

episcoporum, decanorum, ecclesiarum cathedral. et earundem eccle fiarum, capitulorum, archidiaconorum, et eorum officia-Quæ penès ipsos aut ipsorum legitimos deputatos, et nullo modo apud fuos Registrarios, seu Actorum scribas custodiri volumus." The decision, I fear, must be against De Mrchipresto. us; — that though the ecclefiaftical-law reformers in- Ruralibus, c. v. tended to have made us most efficient spiritual watchmen in our respective districts of supervision, as the extracts adduced in earlier pages abundantly demonstrate, they never contemplated the restoration of our seal of office, and the branches of jurisdiction formerly connected with it 1.

⁽¹⁾ To the period of this church-law reformation belongs the curious feal of the rural deanry of Sunning in Berkshire, a peculiar of the cathedral or urban bean of Salisbury, described by Sir W. Blackstone in the third



volume of the Arrhaologia, p. 414. The infeription is, sigilly: REGIAE: MAIESTATIS: AD: CAVSAS: ECCLESIASTICAS-PRO: DECANATV: DE: SONNYNG. The learned judge supposes it to he of the reign of Edward VI.

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M8. Abbenba, Parochial Antiquities, Vol. 11. p. 357. It has been elsewhere stated (see Part III. Sect. II. p. 131.) that rural beans were for a long while appointed by the diocesan without any formal commission in scriptis, but were invested in the office by the delivery of the common seal (such as we have been describing);—which, at the death of each bean, was returned to the bishop, or committed into custody by his order, to be given to a successor, at the bishop's nomination.

To this simple method of investiture, recommended as it is by its antiquity, I can fee no reasonable objection, if the bishops should think fit to revive it. other methods of inftitution or admiffion are equally good and valid, it might not be worth while to restore the ruri-decanal feal for that purpose alone. Beans rural however, whether inftituted by fuch an inftrument or not, are undoubtedly entitled to the use of a seal after investiture. The Constitution of Cardinal Otho enacts, "Ut sigillum habeant non solum archiepiscopi, et episcopi, sed etiam eorum officiales. Itèm abbates, priores, et detani, archidiaconi, et eorum officiales, et decant rurales &c." It even states what characters are to be engraven on the feal of the dean rural as a temporary functionary, and fashions the instrument to his hand. Nor is this all:

Const. Dom. Othon. p. 68. Edit. Oxon.

It cannot be confidered a rural bean's feal, properly so called, that is, in the sense of those we have been speaking of. But it is not improbable, that the peculiar jurisdiction of the bean of Sarum may have been originally vested in the rural bean of Sunning, as an independent functionary; who, like certain of his compeers, enjoyed sundry prescriptive rights, and exercised sundry official powers, independent of the diocesan (witness the beans of Manchester and many others), till the rural beanship, with its appendent jurisdiction, merged in the urban or cathebral beanship of the parent see.

Oughton fays, that the practice of the Court of Arches See Oughton's Ordo Judiciowould respect the fignet, if it were presented, in modern rum, The xxvii days, as an authentic instrument, for the ratification of pp. 51, 81. fuch documents as were originally intended by the Legatine Constitution to be authenticated by it.

Would there, then, under these circumstances, be any impropriety in restoring to the dean rural the actual use of his official figil? Nay—to go a step farther—would not benefit be likely to accrue from fuch a measure?-By fome, perhaps, the feal might be looked upon as a mere bauble-neither convertible to good nor ill-a useless implement of office. But, with deference, I would fay, while it could do no harm, in the keeping of a trustworthy officer, (for to his legitimate powers it could add nothing,) it would, at least, give an air of authority to fuch epifcopal or archidiaconal mandates as might be circulated by the Dean's instrumentality;—it would stamp an official character on his correspondence with superior functionaries, would authenticate his Acta Vifitationis, or articles of parochial inquiry, and other returns to the bishop or archdeacon; and perhaps solicit from churchwardens more attention to written precepts and instructions, which the dean might have occasion to issue in support of order and discipline.

As to the type and legend of fuch a feal, the effigy should have relation to the matrix ecclesia of the deanty —the church whence the ecclefiaftical division derives its name—a representation of the fabric of which, or of its tutelary faint, should fupply the impress.

⁽¹⁾ Beans are now feldom applied to for their feals; and therefore the Ayliffe's Parergon, I.C. A. Constitution seems to be grown obsolete, though still in force. Digitized by GOOGLE

Conft. Dom.
Othon, p. 69.
gl. in voce figillum fuum.

inscription should be strictly official, not personal—in compliance with the legatine canon, which orders that the sigil of the dean rural "tantum nomen officii habeat insculptum;" a clause farther explained by John de Athon, who says, that though, in relation to deans rural and officials, the sigil be spoken of as "sigillum suum," it is only "temporalitèr eis commissum; non enim habent dominium illius."

Such a feal I have devised for the rural beauty with which I am connected. The device is from an ancient feal of the founder of the chantry or chapel of All Saints in the hamlet of Knighton, in the parish of Broad Chalke.

See Bowlee's Hundred of Chalke, pp. 308, 309. (1) The beauty of Chalke in Wiltshire.—It appears from the civil division of the county of Wilts, according to Testa de Neville, that the abbess of Wilton, in the time of Henry III. or beginning of Edward I., held, of the king, five knights' sees; but that Chalke (or Chelche, as the word is written in Domesday-book) was the Caput Baroniæ. In the ecclesiastical division, the church of Broad Chalke may be fairly called the maler ecclesiastum of the beauty; and certain it is, that its superiority amongst the neighbouring parishes of Ebbesbourne, Burgh or Bower Chalke, and Fifield, was admitted by them; inasmuch as parts of the boundary sence of the churchyard of the larger parish are still kept in repair by the smaller. The church is the handsomest edifice in the vale, as well as the largest.

Addenda.—Beans tutal had feals at an early date in France, on the authority of Father Rouvière's Reomaus, p. 641—De Sigillis Roberti Lingonensis Episcopi, et Thirrici Beant Reomaensis (A.D. MCCXL.). "Thirricus Reomaensis decanus, aliique ante et post ipsum non solium hujus, sed aliarum etiam ecclesiarum decant tutales sigillo usi sunt, ut representat hoc Tabularium Reomaense, cui imago inest presbyteri sacerdotali vestitu ad altare, cui crebrò sacer calix est impositus, celebrantis. Limbus decant et ecclesia ipsus nomen prasert. Sed illud habet decanus Reomaensis peculiare, quòd in secreto lilium Francicum gestet, quod regia sundationis, ut opinor, argumentum fuit."—From the mention here made of the secretum or contrassgillum, we may infer that some deans rural, at least, had privy-seals; a fact before adverted to with some degree of doubt

SECTION XII.

Taxes collected by Beans Mural.

HE taxes imposed upon the clergy, under Kennett's Parethe name of papal and royal fubsidies, first- vol. 11. p. 363. fruits, and tenths 1, together with fynodals or cathedratica 2, paid by the parochial clergy in token of fubjection to the episcopal chair, were here-

(1) In the times of popery, the kings of England, on feveral occasions, Gibson's Codex obtained leave of the Popes to receive the tenth part of spiritual promo- xxxv. cap. II. tions, for a certain term of years; especially, in order to maintain and p. 828, note. fupport the wars of the Holy Land.

(2) " In honour of the cathedral church, and in token of subjection to Gibson's Coder it, as the bishop's see, every parochial minister within the diocese pays I.E.A. Thevill. to the bishop an annual pension, called anciently cathedraicum. acknowledgment is supposed to have taken rise from the establishment Vol. II. p. 976. of distinct parishes, with certain revenues, and thereby the separating of those districts from the immediate relation they had borne to the cathedral church. By the council of Bracara, this pension is called Honor Cathedra Episcopalis, and restrained (if it was not limited before) to two shillings each church—(' Placuit ut nullus episcoporum per suam diæcesem ambulans, præter honorem cathedræ suæ, id est, duos solidos, aliud aliquid per ecclefias tollat:')—which canon became afterwards part of the canon-law of the church, with this gloss upon the words duos folidos (ad plus: minus enim aliquando datur), and hath been received in England, as in other churches, under the name of fynodaticum, because generally paid at the bishop's synod at Easter." See also Father Paul, of Beneficiary Matters, chap. x. p. 32. and notes there; Hayes's Translation :—and the bishop of Meath's (A.D. MDCXCVI.) Tractatus de Visitationibus Episcopalibus, c. xxx. pp. 74, seqq.

Scriptor. X. col. 2160.

tofore levied by rural deans. Those of a public nature they certified the collection of to their fuperiors, under 1 the feal of their office;—of which an example occurs in the Chronica W. Thorn. ("Certificatorium ex parte decani") of the reign of Richard II. (A.D. MCCCLXXXIV.)

Wilkins's Leges Angl. Saz. p. 335. CC. M. B. et H. Vol. I. p. 491. Conc. Rotomag. Prov. P. 1. p. 93. Ex Rog. Hoveden. in anno. Vide Scriptores post Bedam, p. 641.

Two centuries before this date, our rural functionaries were actively employed in collecting the "Decimæ Saladinæ, in subventionem terræ Ierosolymitanæ"—when Henry II. determined to undertake a crusade to the Holy Land in conjunction with the king of France and earl of Flanders (A.D. MCLXXXVIII). On which occasion the tribute was ordered to be levied "in fingulis parochiis, præsente presbytero parochiæ, et archipresbytero, et aliis: "-excommunication having been previously pronounced by the archbishops, bishops, and archpriests or beans, against all who paid not the said tenths in the presence of the said collectors.

Ecclefiaft. Laws, MCLXXXVIII. 3. note (w).

p. 179.

p. 378.

Parochial Antiquities, Vol. 1. Ex Wharton's Angl. Sacr. P. 11.

This was the 2 first instance, Mr. Johnson says, of paying tenths. But it was not the first, apparently, of decanal collectorship of imposts; for in the same reign, fixteen years before, while the king was detained in Normandy by the rebellion of his fons, Jeffery, his illegitimate fon by Rosamund, lay-bishop elect of Lincoln, having raifed an immense sum of money through his diocese, and subsequently determined, upon honoura-

^{(1) &}quot; In cujus rei &c. sigillum officii decani de B. præsentibus est appenfum &c."

Jur. Ecclef. Univ. P. 11. р. 683.

^{(1) &}quot;Hic notandum," says Van Espen, "antiquiorem non reperiri Tit. xxxv.c. III. decimæ hujus, id est, quæ à clero regi solvitur, et Gallico idiomate vocatur decimes, institutionem. Undè et hanc esse primam decimam clero impostam, quæ vocatur decima Saladini, communitèr notant autores de hac specie decimæ tractantes."

ble and prudential motives, to refund it as an unneceffary or illegal exaction, caufed it again to be diftributed, by the rural teans, among the persons from whom it had been unjustly extorted:—the same officers, in all probability, having been the agents of the original levy.

The latter date, or about A.D. MCLXX., affords the earliest notice of beans in the capacity of public taxcollectors, civil or ecclefiaftical, in the councils of Great Britain and Ireland. But in the fynodal collections of France they appear many centuries earlier. Capitula of Charles the Bald, edited by Sirmond (Pari- Karoli Calvi et fis, MDCXXIII.), we find the following canon, passed at the Capitula. v. fynod of Touloufe (A.D. DCCCXLIII.), cap. III. " Ut pref- cit. p. 40. byteri qui propè civitatem quinque miliaria commanent, per famulos suos prædictam dispensam reddi in civitate cui jusserit civitatis episcopus, faciant. Qui autem longiùs ab urbe commanent, statuant episcopi loca convenientia per decanias, sicut constituti sunt archipresbyteri, quo similiter et eadem propinquitate cæteri presbyteri per famulos suos debitam dispensam archipresbyteris aut episcoporum mini-Rris convehant, &c."

But to return home again :- In the thirteenth cen- Paroch Antiq. tury, the Saladinides again appear, and beans rural as 445, 446, 447. official gatherers of them in England. When Pope Innocent IV. (A.D. MCCLIII.) granted three years' tenths to Henry III. of all the spiritualities of our island, and deputed Walter de Suthfield, bishop of Norwich, to take Angl. Sacr. P. 1. the valuation, the impost was levied (A.D. MCCLIV.), in scop. Norwicens. each deanry, by the rural dean, affifted by three rectors Annal. Burton. or vicars, members of his thapter; who, upon oath, cer-fub anno, p. 334. tified the justness of the estimate of every church-

revenue within their knowledge, and returned the same, in scriptis, to the bishop 1.

See Capitular Duties.

The fame rural functionaries were valuators under the fubsequent taxation of Pope Nicholas IV., and collected the decimal imposts on the estimation of ecclesiastical benefices, commenced in the year MCCLXXXVIII. and completed in MCCXCII. by John de Pontoys, or Pontiserra, bishop of Winchester, and Oliver Sutton, bishop of Lincoln, the principal executors under the Pope's Bull for granting six years' tenths to Edward I., towards defraying the expence of an expedition to the Holy Land.

CC. M. B. et H. Vol. 11. p. 180.

Taxatio Ecclef. Angliæ &c. Introduction by Caley. The taxation of the years Mcclii.—Mccliv. is fometimes called Pope Innocent's Valor, fometimes the Vetus Valor, and fometimes the Norwich Taxation: that of Mcclixxviii. has been fometimes described under the name of Verus Valor. Beans rural do not appear to have been generally concerned in the ecclesiastical valua-

Pegge's Groffeteste, p. 341. Appendix, No. VIII.

^{(1) &}quot;The value of benefices," fays Dr. Pegge, "would be often altering, from various causes; which made it necessary for valors to be renewed from time to time: but we are not to suppose that a new one was always made when a new subside was granted either to the king or pope; for, on many occasions, the collectors, no doubt, proceeded by the last valor, as the authentic standard; though, in other cases, we find the former taxations superseded and rejected, and a new one expressly directed to be made. This, however, may be concluded; that all subsides granted by the clergy after the year MCCXXIX. (or after the year MCCXIV., if a new standard was then made), and before the year MCCXIV., were regulated by the estimate of the year MCCXXI.; and all after MCCXIV. went upon the valuation then made, till MCCXXI."

^(*) This valuation regulated royal and papal taxes till the twenty-fixth of Henry VIII. See Blomefield's Norfolk, Vol. 1. p. 19. note 9. 2d Edit.

tion of Henry VIII.1, though the names of persons holding the office are recorded at the head of each beautp, in which the office obtained at that time. Still, as? the royal commission authorised "the comyssioners" to "fende valor Eccles. for fuche and fo many of the bushoppys and archidea-Royal Instruc-cons scribes and ministers within the lymyttys of ther the Survey. comiffion as they should think mooste convenyent for knowlaige to be hadd of the nombre and namys of all benryes rurall within the lymytt of ther comission and in whoys dioces or jurisdiccon the said denries ben"—it is probable that the rural deans were turned to useful account by "the comyflioners:" and in one particular Vol. VI. 1. From instance, (that of the dean of Hecham in the diocese of tion Office. See Norwich,) it appears that "the comyffioners" did avail wich Documents.

(1) This Valor is the Report of an Ecclefiaftical furvey, made in purfuance of an Act of Parliament 26 Henr. VIII.; and returned into his Majesty's Court of First Fruits and Tenths, for ascertaining the yearly values of all the possessions, manors, lands, tenements, and hereditaments, appertaining to any monastery, priory, church, parsonage, vicarage, freechapel, &c. within this realm, Wales, Calais, Berwick, and the Marches.

(2) Extracted from the Instructions as they appear in the Valor Ecclefiasticus, Henr. VIII. " Item to serche and knowe the nombre and Balor Ecceis. namys of evy archidiaconry and Dentis tutall within the lymytts of ther Instructions. comission as well in placis exempt as not exempt and in whos dyoces or jurisdiccon they lien and the hole and entire yerly value of evy of them as well in spualities as in temporalltes if any be and the nombre namys and ctentie of the temporallties yf any be and where they lien and their distinct and sevall yerly values and the names nombre and nature of the spualities and ther fevall yerly values coibs annis and what annuell and ppetuall rents pensions and fees for receyvours bailyffys audito's and flewards only and none other officers ben yerly accustumed to be resolute and paid oute of any of the said archidiaconries or denries rurall and the namys of the pions to whome suche rentts pensions and fees ben yerly paid."

Appendir, Norwich Documents.

themselves of the knowledge and influence of "John Ruste, dean of the deantie of Hecham," to obtain the required information—See Decanatus de Hecham. Com. Norf.; where the precept to the said dean from the said commissioners is given. But such employments of deans rural are foreign to the section of their office we are at present engaged upon; which is the collecting ecclesiastical taxes, not the appreciation of ecclesiastical benefices. The latter branch of decanal duty will come to be discussed under capitular functions, and therefore we shall say no more about it here.

Gloff. Arch. in voce p. 490. Whether it was a general custom for deans rural to collect the Rome-scot or Rome-penny (" census annuus

Dr.Brady's Hift. of England, pp. 108-9. and notes there.

CC. M. B. et H. Vol. 1. pp. 155, 245, 302.

(1) The Hearth-penny, as it was called, was first imposed by Ina, king of Wessex (A.D. DCCXXI.), as alms to an English school at Rome. It was continued by Ossa, king of Mercia, (A.D. DCCLXXVII.), and by Ethelwolf:—was established by the laws of Canute (cap. 9.); of Edgar (cap. 54.); of Edward the Consessor (cap. 10.); William the Conqueror (cap. 18.); Henry I. (cap. 11.); and perpetuated, with a temporary suspension only during the reign of Edward III., till Henry VIII., who abrogated it (ann. 25. c. 25). It was revived ann. 1 & 2 Philip and Mary, and finally put an end to ann. 1 Elizab. (cap. 1.)

CC. M. B. et H. Vol. 1. p. 221.

The Collectors in the middle of the tenth century, as appears from the LL. presbyterorum Northumbrenfium, were two trusty thegas and a presbyter in each wapentake of the kingdom of Northumbria—"Duo fideles thani et unus presbyter in quolibet wapentachio nominentur, ut eum colligant, ac deinde tradant prouti audeant jurare."

One half only of the annual pension was appropriated to the purpose of Ina's bequest; the other went to the personal use of the Pope;—and instead of a voluntary donation, the Rome-scot became a standing tax. See Usserii de Christian. Eccles. success. et statu, cap. vi. p. 220; Fuller's Church Hist. Cent. xvi. B. v. p. 197; Nath. Bacon's Hist. & Polit. Discourse, Part 1. p. 20; and particularly Muratori Antiq. Med. Evi, Tom. v. col. 827. a.

unius denarii è qualibet familia, Romæ persolutus ad festum S. Petri," Spelman) in all deanties, does not appear: but, as the bishops were responsible for the payment to the papal chair, it is probable they delegated the actual collecting of the tribute (" a small Fuller's Church Hist. Cont. viii. fumme in the fingle drops, but 1 fwelling great in the B. 11. p. 98. general chanel,") to the most trustworthy personages in the rural church-police—archdeacons and archpriests. At all events, it is certain, the latter were the collectors Somner's Antiof the diocese of Canterbury. The historian of the isobury, Part I. antiquities of that fee informs us, in the brief interlude

The reader is aware, that Hearth-penny is thought to be the origin of Hearth-filver, also called Smoke-filver; for which fee Spelman in voce G.A. -Blount suggests, that smoke-filver and smoke-penny are still paid to the ministers of certain parishes, and conceived to be given in lieu of tithewood, spent for fuel in the parishioners' houses. See Blount's Law Dict. tit. Smoke-filver, and Ancient Tenures by Beckwith, 4to. edit. p. 317. Smoke-filver was paid to the sheriff of Kent as a condition of tenure of a house and appurtenances at Greenwich-6d. annually.

(1) A \$65. belonging to the cathedral of Chichester fixes the rates at which the feveral dioceses farmed Peter-pence to the Pope's collector, as follows :---

этопоме	_											
			£.	. 8.	d.	1			£.	8.	d.	
Cantuar.			7	18	0	Sarum .			17	0	0	
London			10	10	0	Winton.			17	6	8	
Roffens.			5	10	0	Exon			9	0	0	
Norwic.			21	0	0	Wigorn.			10	5	0	•
Eliens			5	0	0	Bath .			12	0	0	
Lincoln.			42	0	0	Covent .			10	0	0	
Cicestr.			8	0	0	Eborac.			11	10	0	
Hereford					0							

See Encyclopædia Metropolitana, article Peter-pence. It appears, from Ducange, that Rome-scot was paid to the Pope in France, Poland, and Bohemia; but by what officers it was collected, is not stated. See Ducange, in v. Denarius S. Petri.

devoted to beans rural, in the chapter on the ecclesiastical government of the city, that they were the gatherers of the hearth-pence in their respective becauses within that diocese. And Mr. Battely, in his Appendix to Mr. Somner's Supplement, has published the original injunction of the archdeacon under which they acted.

Betus Sancti Osmundi Registrum, fol. 61. XXXI. Tranfeript. fol. 166.

It is probable, too, Mr. Blomefield fays, that the beans rural of the diocese of Norwich collected the Romefcot impost for the Pope. But in the diocese of Sarum, it appears, from a document preferved in the miscellaneous collection of records entitled Registrum Santti Osmundí, in the possession of the bishop of Salisbury, that, in the days of Hubert Walter (A.D. MCLXXXVIII.— MCXCIII.), the archdeacons and their officials were collectors of this tax. The church of Fichelden (now Figheldean), and another called Alwardbirie (now Alderbury), are exempted from archidiaconal jurifdiction, fave in this one particular—" nifi tantum de denario Sancti Petri;" in respect of which, it is expressly ordered "ut respondeant archidiacono." But it was not uncommon for drans rural to act as officials to archdeacons: in which capacity they may have been employed here as Rome-scot collectors under the archdeacons.

No. XXXI. p. 59. Part II. Cantuaria Sacra.

^{(1) &}quot;Authoritate apostolica singulis archidiaconis et eorum officialibus commissă et demandată, nos officialis monemus vos rectores, vicarios, et capellanos ecclesiarum istius decanatûs qui denarios Beati Petri exigere, colligere, et levare tenemini, primò, secundò, et tertiò, peremptoriè in hiis scriptis, quòd quilibet vestrûm quatenùs denarios hujusmodi pro suis locis teneatur solvere decano vestro, citra proximum capitulum integrè persolvatis, alioquin ecclesias non solventium denarios hujusmodi per decanum loci ipsă authoritate apostolică ecclesiastico supponi canonicè volumus interdicto." ("Injunctiones faciendæ et legendæ in capitulis generalibus bis in anno in archidiaconatu Cantuariensi celebrandis.")

A Bull of Pope John XXII., addressed (amongst supe- cc. M. B. at H. rior prelates) to deans, archpriests, and plebans, for the fupport of apostolical Nuncios in England and France (A.D. MCCCXXVI.), empowers those spiritual rulers, through the medium and with the fanction of the prior of Saint Mary Southwerke, "ad colligend. de bonis et beneficiis quibuscunque ecclesiasticis tam in Cantuar. provincia, quam Eboracen. pro singulis marcis singulos quadrantes &c." and bids them deposit all fums so collected, without diminution, in the hands of the archbishop of Canterbury, in trust for the purposes specified, viz. certain arduous and important matters of embassage to King Charles of France, and King Edward and Queen Isabella of England 1.

The last tribute I have to mention, as being gathered by brans rural, is the fynodal or cathedraticum—" quod Spelman. Glof.
Archael. p. 130. spiscopus per diæcesim ambulans, in honorem cathedræ suæ ab ecclesis colligebat." It was not, however, under the former title, paid to the bishop alone, though to him alone due of common right. The archdeacon fometimes claimed it upon the plea of composition and prescription. In the Constitutions of Giles de Bridport, bishop of Sarum (A.D. MCCLVI.), we read—" Capellani, personæ, vel cc. M.B. at H. vicarii ecclesiarum debent synodalia; scilicet intra quindecim dies quilibet capellanus solet dare archidiacono XII. denar. ad natale Domini." When the deans of the country were fubjected to archidiaconal as well as epifcopal rule. and were ministerial to both alike, they probably received the fynodals of both.

⁽¹⁾ See a notice of deans rural as receivers of money collected under the Brief for the redemption of captives from the Turks, August 10, MDCLXX.—Appendix, Sarum Documents. Digitized by Google

Kennett's M&. Addit. ex Reg. Parker. p.193.

Of their being collectors of these tributary payments in the name and behalf of their diocesan, the proof is clear, from a document still extant, under the form of a commission from the primate, during the vacancy of the fee of Chichefter, authorifing the rural bean of Hastings to collect them: - "Commission facta per Matth. Cant. Ar'e'pum vacante sede Cicestr. dilecto sibi in Xto Thoma Swayne cl'ico rectori eccl. de Farleigh decano rurali decanatûs de Hastinges ad sinodalia per becanatum suum assignata colligend. intra festum S. Lucæ Evang. (dat. 18. Sept. MDLXVIII.)—Again, among the duties of the decanal office of the diocese of Chester, it is noticed, in a patent of our Appendix (No. v. Chester Patents), as incumbent on the patentee—"Procurationes ratione vifitationis et sinodalia ratione finodorum nostrorum, de tempore in tempus debit. nomine nostro petend. et exigend. Recusantes verò procurationes hujusmodi solvere per legitima juris remedia compellend. et coercend." See also in the Appendix (Diocese of Lincoln), "Commissio ad audiendum Ratiocinia de reditibus archidiaconatús vacantis," Nº. VII.

Hift. of Norfolk, V. IV. p. 63.

The dean' of the deanty of the city of Norwich, Mr. Blomefield informs us, deputed his sub-dean to collect the fynodals, procurations, &c. for him; he being answerable to the archdeacon for 16s. fynodals every

Blomefield's Norfolk, V. Iv. p. 63.

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⁽¹⁾ A.D. MCCLXXXVI. The beam of the beamy of the city of Norwich was committed to custody, on one occasion, by the itinerant justices, for exacting hallidays toll by his sub-beam, in too high a manner; but on his proving that he took of every great boat that came up to the city on a holyday 1d. only, and of each small one a halfpenny; of every cart 1d., and of every horse or man laden, an halfpenny; and of all bakers, butchers, and sishmongers, that sold their commodities on a holyday, 1d. each; and that his predecessors always had immemorially taken it; he was discharged.

Easter, and as much every Michaelmas; which he was to receive for him of the clergy of his deanry, estimated at 20s. The bean of Taverham paid to the archdeacon 20s. at Easter and Michaelmas; the synodals, due at each feason, from each church, being 6d. It feems, also, from the account of the other rural deanties of Norfolk, that it was the office of the drans to collect these Vol. vii. p. 211. Vol. x. p. 398. and other dues from the churches of their respective deanries.

That deans rural did not always act honeftly in their vocation of fynodal collectors, may be inferred from the twenty-first canon of the provincial council of Dublin (A.D. MCCCXLVIII.)—" Statuimus quòd illi, qui decanos ru- cc. m. B. et H. rales eligunt, pro hujusmodi decanis ruralibus, si in officio maleversati fuerint, seu de perquisitis et synodalibus loci diæcesano minimè satisfecerint, pro illis respondeant et satisfaciant competenter, et si per ministrum fuerit initiatus, quòd ipse respondent pro assumpto."

The council of Augsburg (A.D. MDCX.) under Bishop CC. Germania, Vol. 12. p. 65. Henry à Knöringen bids trans rural to be faithful in collecting cathedratica, first-fruits, and subsidies of charity -" Ad cathedraticum, primarios fructus, subsidia charitativa, et id genus alia quod attinet, decanus cum camerario se in illis more antiquo colligendis, fideles præstent. addità etiam, si opus fuerit, ne ecclesia veteri suo jure privetur, arrestatione." And nearly the same words appear in an earlier council of Constance (A.D. MDLXVII.) under Cardinal Sitic. See Appendix, Continental Documents, diocefes of Augsburg and Constance.

Another episcopal tribute, denominated Pentecostals. or Whitfun-farthings (so called from the usual time of payment), was, probably, also collected by the beans rural.

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Gibson's Codex I.E.A. Tit. XLII.

though no example thereof has occurred to my notice. They were, at first, oblations, but grew, by degrees, into cap. 1x. p. 976. fixed and certain payments, from every parish and every house in it. In some cathedrals, beans and prebendaries are entitled to receive these offerings; and in others, again, they are paid to the archdeacons. See Ayliffe's Parergon I.C. A. p. 434.

END OF VOL. I.



LONDON: PRINTED BY RICHARD WATTS, Crown Court, Temple Bar.

